MOTOR VEHICLE DEALERS & TRANSPORTERS REGULATIONS





PART 78

MOTOR VEHICLE

DEALERS & TRANSPORTERS REGULATIONS

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OFFICE OF VEHICLE SAFETY & CLEAN AIR
NEW YORK STATE DEPARTMENT OF MOTOR VEHICLES
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For more information on how to open a motor vehicle dealership and obtain the proper forms, please visit:

dmv.ny.gov/org/dealers/open-dealership

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INTRODUCTION

This book has been prepared to provide registered dealers and transporters with an operating guide for buying, selling or dealing in motor vehicles or trailers (other than mobile homes), at retail or wholesale. It will also be helpful in completing forms and submitting records to the Department of Motor Vehicles.

A complete, up-to-date version of this book can be found at the DMV website at: dmv.ny.gov/forms/cr78.pdf .

OFFICE OF VEHICLE SAFETY & CLEAN AIR TELEPHONE DIRECTORY

Please use these telephone numbers when contacting the Office of Vehicle Safety & Clean Air:		
Consumer Complaints	(518) 474-8943	
Dealer & Transporter Business Applications	(518) 474-0919	
Hearings	(518) 474-1510	
Information About Dealer & Transporter Procedures and Regulations	(518) 474-5282	
MV-50 Orders	(518) 474-2398	
Supplies	(518) 474-3375	

DEPARTMENT OF MOTOR VEHICLES VEHICLE SAFETY FIELD SERVICES & CLEAN AIR REGIONAL OFFICES

REGION 1-VEHICLE SAFETY 1800 OLD WALT WHITMAN ROAD, SUITE 150 MELVILLE, NEW YORK 11747 (631) 770-3003

REGION 2 - VEHICLE SAFETY 1 LARKIN PLAZA YONKERS, NEW YORK 10701 (914) 965-7766

REGION 3 - VEHICLE SAFETY 175 SPARROWBUSH ROAD LATHAM, NEW YORK 12110 (518) 783-7062

REGION 4 - VEHICLE SAFETY 5801 E TAFT ROAD NO SYRACUSE, NEW YORK 13212-3293 (315) 458-6683

REGION 5 - VEHICLE SAFETY 334 DINGENS STREET BUFFALO, NEW YORK 14206 (716) 826-3187

REGION 6 - VEHICLE SAFETY 92-11 179th PLACE JAMAICA, NEW YORK 11433 (718) 526-8546

Motor Vehicle District Offices Directory

Please use these telephone numbers when contacting District Offices:

In the New York City metropolitan area:

From area codes: 212, 347, 646, 718, 917, 929

1-212-645-5550 or 1-718-966-6155

Weekdays except state holidays: 8:00 a.m.-4:00 p.m.

From area codes: 516, 631, 845, 914

1-718-477-4820

Weekdays except state holidays: 8:00 a.m.-4:00 p.m.

From area codes: 315, 518, 585, 607, 716

1-518-486-9786

Weekdays except state holidays: 8:00 a.m.-4:00 p.m.

Telecommunications Device for the Deaf (TDD):

1-800-368-1186

Weekdays except state holidays: 8:00 a.m.-4:00 p.m.

From locations outside the State of New York:

1-518-473-5595

Weekdays except state holidays: 8:00 a.m.-4:00 p.m.

SPECIALIZED ASSISTANCE

For Custom Plates & Registration Renewal: 1-518-402-4838

Weekdays except state holidays: 8:00 a.m.-4:00 p.m.

Questions about Enhanced Driver Licenses (EDLs) and Enhanced Non-Driver Photo ID cards:

1-518-474-9981

Weekdays except state holidays: 8:00 a.m.-4:00 p.m.

Schedule a Road Test:

1-518-402-2100

24 hours a day, 7 days a week

Title Services Bureau:

1-518-486-4714

Weekdays except **Wednesdays** and state holidays: 9:00 a.m.-4:00 p.m.

Insurance Services Bureau:

1-518-474-0700

Weekdays except state holidays: 8:30 a.m.-4:15 p.m.

Questions about Emissions Inspections:

(see "General Assistance")

Questions about Clean Pass Vehicles: or Questions about Social Security Number Verification:

1-518-486-9786

Weekdays except state holidays: 8:00 a.m.-4:00 p.m.

MOTOR VEHICLE DISTRICT OFFICES

Albany District Office 224-260 South Pearl Street Albany, NY 12202 Harlem District Office 159 East 125th Street, 3rd Floor New York, NY 10035

Bethpage District Office 4031 Hempstead Turnpike Bethpage, NY 11714 Hauppauge District Office 250 Veterans Memorial Highway Hauppauge, NY 11788

Bronx District Office 696 East Fordham Road Bronx, NY 10458 Huntington District Office 813 New York Avenue Huntington, NY 11743

Brooklyn (Atlantic Center) District Office 625 Atlantic Avenue, 2nd Floor Brooklyn, NY 11217 Jamaica District Office 168-46 91st Avenue, 2nd Floor Jamaica, NY 11432

Brooklyn (Coney Island) District Office 2875 West 8th Street Brooklyn, NY 11224 Lower Manhattan District Office 11 Greenwich Street New York, NY 10004

College Point District Office 30-56 Whitestone Expressway Flushing, NY 11354 Massapequa District Office 927 Carmans Road Massapequa, NY 11758

Garden City District Office 801 Axinn Avenue Garden City, NY 11530 Medford District Office 2799 Route 112, Suite 1 Medford, NY 11763 Midtown Manhattan District Office 366 West 31st Street New York, NY 10001 Riverhead District Office 200 Old Country Road (Route 58) Riverhead, NY 11901

North Syracuse District Office 5801 East Taft Road North Syracuse, NY 13212 Springfield Gardens District Office 168-35 Rockaway Boulevard Jamaica, NY 11434

Peekskill District Office 1045 Park Street Peekskill, NY 10566 Syracuse District Office 4671 Onondaga Boulevard Syracuse, NY 13219

Port Jefferson District Office 1055 Route 112 Port Jefferson, NY 11776 West Haverstraw District Office 50 Samsondale Plaza West Haverstraw, NY 10993

Richmond District Office 1775 South Avenue Staten Island, NY 10314 White Plains District Office 200 Hamilton Avenue White Plains, NY 10601

Yonkers District Office 1 Larkin Plaza Yonkers, NY 10701

PART 78 DEALERS AND TRANSPORTERS

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Registration Procedure

Section 78.1 Introduction.

- (a) Section 415 of the Vehicle and Traffic Law, as amended effective January 1, 1963, provides that no person shall engage in business as a dealer, or represent or advertise that he is engaged or intends to engage in such business in New York State unless there shall have been issued to him a certificate of registration as provided in subdivision 7 of section 415 of the Vehicle and Traffic Law. Therefore, any individual, firm, corporation, co-partnership or association engaged in the business of buying, selling or dealing in motor vehicles, motorcycles or trailers, other than mobile home trailers, at retail or wholesale, shall be required to make application for registration with the Commissioner of Motor Vehicles and shall not be permitted to engage in the business unless the application is approved and a certificate of registration issued. Any person who sells, or offers for sale more than five motor vehicles, motorcycles or trailers, other than mobile home trailers, in any calendar year or who displays or permits the display of three or more motor vehicles, motorcycles or trailers, other than mobile home trailers, for sale at any one time or within any one calendar month upon premises owned or controlled by him, if such vehicles were purchased, acquired or otherwise obtained by such person for the purpose of resale, will be regarded as a dealer.
- (b) A dealer engaged in business consisting in whole or in part of buying, selling or dealing in motor vehicles, motorcycles or trailers at retail shall be required to register as a retail dealer.
- (c) A dealer engaged in business consisting exclusively of buying, selling or dealing in motor vehicles, motorcycles or trailers at wholesale is required to register as a wholesale dealer.
- (d) A person engaged in the business of buying motor vehicles, motorcycles, or trailers for the purpose of dismantling the same for parts, or re-selling such vehicles as scrap is not considered to be a dealer, and is not required to register as a dealer solely by reason of such business. In any month, a dealer who classifies twenty-five percent or more of vehicles sold as salvage on the certificates of sale, form MV-50, must register as a vehicle dismantler.

78.2 Definitions.

The following words and phrases when used in this Part shall have the meanings ascribed to them in this section.

- (a) New vehicle. A vehicle sold or transferred by a manufacturer, distributor, or dealer, and which has not been placed in consumer use, titled, transferred to someone other than a manufacturer, distributor, or dealer, or used as a demonstrator.
- (b) Demonstrator. A vehicle which has not been placed in consumer use but which has been used primarily for the purpose of demonstration by a manufacturer, distributor or dealer.
 - (c) Used vehicle. Any vehicle not included in the definitions of a new vehicle or demonstrator.
 - (d) Junk vehicle. A vehicle sold for use other than on the public highways.

- (e) Wholesale vehicle. A vehicle sold by a registered dealer to another registered dealer or to a person engaged in wholesale buying and selling of vehicles.
- (f) The term "dealer" includes both a retail dealer and a wholesale dealer, unless otherwise specifically noted.
- (g) The term "registered dealer" includes both a registered retail dealer and a registered wholesale dealer, unless otherwise specifically noted.
- (h) Mobile home trailer. A transportable structure designed to be used for permanent residential occupancy and which is not ordinarily registered as a trailer nor ordinarily towed along a highway.
- (i) Sale. A sale occurs when a customer and a dealer sign a binding agreement to purchase and sell a vehicle, or when a customer signs an agreement to purchase a vehicle and a dealer acts upon the agreement, or when a customer delivers to the dealer money or other valuable property as a deposit or as payment in full for a vehicle.

78.3 Application for dealer's registration.

- (a) An application for dealer's registration must be filled out in the exact name of the corporation, firm or individual transacting the business. If the registrant is a corporation, the name, residence address and title of each officer is to be entered under the appropriate item on the application, which must be signed by an officer of the corporation or a duly authorized agent who has been delegated the power of attorney. If the registrant is a partnership, the signature of each partner is required under the appropriate item, and the application must be signed by one of the partners.
- (b) The completed application, necessary enclosures and check or money order should be sent to the Department of Motor Vehicles at the address shown on the form.
- (c) Proof of insurance. Before dealer or transporter plates will be issued, the applicant for such plates must present to the commissioner an insurance I.D. card as prescribed by regulations of the commissioner covering any motor vehicle owned or controlled by the dealer and operated under a dealer plate issued to such dealer.
- (d) Place of business in New York. An applicant for a dealer registration must have and continuously maintain a place of business in this state. Only a New York registered retail dealer may engage in the buying and selling of vehicles at retail as a business in New York. An application for registration shall be denied or, if one has been approved, such registration shall be subject to suspension, revocation and/or a civil penalty as provided for in section 78.32 of this Part, where the Commissioner has reasonable grounds to believe that such application has been or will be used for the purpose of circumventing the restrictions set forth in section 78.8 of this Part regarding sales away from premises.

78.4 New motor vehicle dealer provisional registration.

(a) A new motor vehicle dealer may apply for a new motor dealer provisional registration (hereinafter referred to as provisional registration). The application for a provisional registration shall be filed in such form and detail as the Commissioner shall prescribe, and shall be filed

concurrently with the original application for a new motor vehicle dealer registration. If an application for a provisional registration is denied, the applicant shall not be entitled to an appeal or hearing regarding the denial.

- (b) The holder of a provisional registration shall be granted the same rights and privileges as are granted to the holder of a new motor vehicle dealer registration, except that the Commissioner may suspend a provisional registration for the same reasons that a dealer registration is subject to suspension for a violation or violations of this Part or of section 415 of the Vehicle and Traffic Law. If the provisional registration is suspended pursuant to the provisions of this subdivision, the Commissioner shall provide the provisional registrant with actual notice of the suspension at least seven calendar days prior to the effective date. The holder of the provisional registration shall not be entitled to an appeal or hearing if such provisional registration is suspended. The holder of a provisional registration shall be subject to the same rules and regulations that apply to the holder of a new motor vehicle dealer registration, except if such rules and regulations are inconsistent with the provisions of this section.
- (c) The holder of a provisional registration who has purchased or acquired, or who plans to purchase or acquire, the place of business from a registered new motor vehicle dealer:
- (1) shall not sell or transfer a vehicle unless it has in its possession a proof of ownership or transfer document in its name;
- (2) shall not engage in business in the name of the selling or transferring new motor vehicle dealer registration;
- (3) shall not use any dealer plate, dealer issued plate, or unused certificate of sale that had been issued to the selling or transferring registered new motor vehicle dealer by the Department;
 - (4) shall display the provisional registration in a conspicuous manner.
- (d) If a new motor vehicle dealer with a provisional registration purchases or acquires a place of business from a registered new motor vehicle dealer, then within thirty business days of the issuance of the provisional registration, the dealer must ensure that (1) a certificate of sale is issued transferring ownership of all vehicles included in the sale or transfer and (2) the new motor vehicle dealer registration, all dealer plates, dealer issued plates, and unused certificates of sale that had been issued to the selling or transferring dealer are surrendered to the Department or are accounted for.
- (e) If the Commissioner has suspended a provisional registration, or if a provisional registration has expired, and the dealer that held such provisional registration has not obtained a valid new motor vehicle dealer registration, then all dealer business operations at that location shall immediately cease, and the dealer shall surrender the provisional registration, all dealer plates, and all certificates of sale to the Department.
- (f) The holder of a provisional dealer registration must provide to the Department within thirty days of the issuance of the provisional registration all information necessary for review of the dealer registration application and all required documentation relative to the sale and transfer of the business.

- (g) The provisional dealer registration shall expire sixty days from the date of issuance of such registration or when the Department completes its investigation related to the application for a new motor vehicle registration, whichever is later.
- (h) The holder of a provisional dealer registration must notify the Department immediately if the opening of the dealership is cancelled and such holder must return all supplies within ten days.

78.5 Display of business certificate.

The official business certificate of registration (form MV-61U) must be displayed conspicuously in the dealer's place of business. This certificate is issued in addition to the regular registration stubs which accompany the dealer or transporter plates.

78.6 Amendments to registration.

- (a) Change in members of a partnership or officers of a corporation.
- (1) The Department of Motor Vehicles must be notified immediately, in writing, if there is a change in either the members of a partnership, or the officers of a corporation, registered as a dealer. Notification must contain the name and residence address of the new member or officer and the member or officer who has been succeeded. Notification must be sent to the Department of Motor Vehicles at the address shown on the amendment form.
- (2) The registration of a dealer in the names of two or more persons as partners or otherwise shall not expire on change in ownership as long as one person named as a partner remains the owner or part owner. This policy applies also where two or more partners increase the number of partners but does not apply where an individual forms a partnership nor where a corporation is involved.
- (3) In effecting a change it is necessary for the dealer to submit an amendment form, MV-82, with the required number of certificate stubs, the certificate of registration and the stubs in the old name.
- (4) In those cases where a partnership is dissolved the partner leaving the firm is required to affix his signature to the amendment form in addition to the signatures of the remaining partners.
 - (5) REPEALED 1/17/85.
- (b) Change of address, name or status. The Department of Motor Vehicles must be notified on the amendment form:
 - (1) within 30 days of any change of address; and
- (2) immediately if the name of the dealership or the name of the individual owner, a partner, or a stockholder of more than ten percent of the share changes.

78.7 Assumed names.

(a) Whenever a dealer files a certificate of doing business under an assumed name with the county clerk, the dealer shall also file a copy of the certificate with the Commissioner.

Thereafter, the dealer may do business in either his real name or his assumed name. A dealer may have any number of assumed names without needing additional dealer registrations if every assumed name begins with the same word or name. However, if the assumed names begin with different words or names, then a separate dealer registration is required for each name.

- EXAMPLE: John B. Smith Motor Cars, Inc., may have the assumed names John B. Smith Ford, John Boy Chevrolet and John and Jill Toyota under a single dealer registration. The assumed names Johnny's Dodge, Honest John Buick and JBS Volkswagon would require three dealer registrations.
- (b) When a dealer sells a vehicle for which the proof of ownership is in an assumed name, the certificate of sale (form MV-50) shall be written in the dealer's actual name d/b/a the assumed name.
- EXAMPLE: Triple Q Ford, Inc., a registered dealer is permitted to do business under the assumed name Triple Q Jaguar. When the dealer receives a Manufacturer's Certificate of Origin from Jaguar Manufacturing Corporation, it is made out to Triple Q Jaguar. When the car is sold, the name of the dealer must appear on the MV-50 as Triple Q Ford, Inc. d/b/a Triple Q Jaguar.
- (c) A dealer will be responsible for all transactions conducted by it, whether in real name or assumed name. Any suspension or revocation action, or imposition of a civil penalty, will apply to all dealer registrations at one location.

78.8 Sales away from premises.

- (a) Except as otherwise provided in subdivisions (b) and (c) of this section, a dealer shall make all sales at the registered place of business.
 - (b) A dealer may make a sale at the home or place of business of a customer.
 - (c) A dealer may conduct a maximum of two sales per calendar year at additional locations if:
- (1) written authorization is issued by the regional director of the Division of Vehicle Safety Services in the region in which the dealership is located, and such written authorization is kept at the booth or desk of the dealer in the away-from-premises location. Such authorization is not required to sell one or more vehicles at an auction to which only wholesale purchasers are admitted;
- (2) the dealer staffs, for the entire duration of the sale, a booth or desk at the away-from-premises location which has the dealer's name, registered street address, registration number and telephone number displayed proportionate to the size of the sign or in letters at least four inches high with a stroke of three-fourths of one inch on a sign at least 18 square feet in size. All sales must take place at the booth or desk;
- (3) the dealer keeps all security items (e.g., forms MV-50 and MV-TCR) in a secure safe or locked drawer at the booth or desk, if they are brought to the away-from-premises location.
- (d) The appropriate regional director of the Division of Vehicle Safety Services shall authorize away-from-premises sales for a dealer if:
- (1) a written request from a dealer, on a form prescribed by the commissioner, is received at least twenty days before the sale is to begin;

- (2) the sale location is within twenty miles of the dealer's registered location, provided, however, in the counties of Westchester, Rockland, Bronx, New York, Kings, Queens, Richmond, Nassau and Suffolk, the sale location is within six miles of the dealer's registered location; and
 - (3) the sale is to be of ten consecutive days duration or less;
 - (4) neither the dealer nor the away-from-premises location has a history of violations; and
- (5) all third party participants in such sale are identified at the time of the request, and, in the case of banks and/or credit lenders, are certified by the New York State Department of Financial Services to operate in New York State;
- (6) the sale location complies with all applicable local zoning requirements and, if required, all necessary permits have been acquired and are maintained at the dealer's registered location.
- (e) The provision of subdivision (c) of this section regarding the maximum number of sales per calendar year and the provision of paragraph (d)(2) of this section regarding the location of sales shall not apply to sales of recreational vehicles. For the purpose of this section, the term "recreational vehicle" shall have the same meaning as "house coach" as such term is defined in section 119 of the Vehicle and Traffic Law.
- (f) All advertising for sales away from the dealer's registered location shall include the dealer's name, registered street address, facility registration number and telephone number.
- (g) A display of a vehicle at which the dealer has no sales personnel or employee present shall be considered a display and not a sale and is permitted without compliance with this section. A display of a vehicle at which the dealer has a sales person or employee present requires the dealer to comply with this section; provided, however, that a display of vehicles at an event, such as an auto show, in which numerous manufacturers participate and which is for the purpose of display is permitted without compliance with this section.

Sales of Vehicles

78.9 Electronic Recordkeeping and Transmission of Information Related to the Sale of Vehicles.

- (a) Vehicle Electronic Reassignment and Integrated Facility Inventory system. Except as provided in subdivision (c) of this section, dealers are required to use the Vehicle Electronic Reassignment and Integrated Facility Inventory (VERIFI) system to transfer ownership of all vehicles and record vehicle sales. Dealers are required to:
 - (1) Sign a facility participation agreement with a vendor selected by the commissioner;
 - (2) Use the VERIFI system, as prescribed in the vendor's facility participation agreement;
 - (3) Electronically transmit the information set forth in the book of registry, records of paper MV-50 forms, and records of paper temporary certificates of registration;
 - (4) When an electronic MV-50 cannot be issued due to the nature of the sales transaction, such as a sale to a party in another state, use a paper MV-50 pursuant to the terms in the facility participation agreement, and record required data in the

VERIFI system via the methods prescribed by the VERIFI facility participation agreement. Data recorded on any paper MV-50 must be entered into the VERIFI system no later than the time of issuance of the paper MV-50 to the buyer;

- (5) Maintain an active and valid account with the VERIFI vendor, per the terms of the facility participation agreement, in order to issue electronic MV-50s and to receive and issue paper MV-50s. Failure to maintain an active and valid account with the VERIFI vendor and follow the procedures set forth in the facility participation agreement shall be a violation of this subdivision.
- (b) Fees: The fee for each electronic Retail or Wholesale Certificate of Sale (MV-50 or MV-50W) shall be the same as the fee for the paper version of the form, as set forth in Vehicle and Traffic Law section 415(6). Dealers must pay a per transaction fee to the vendor, as set forth in the facility participation agreement.

(c) Exemptions:

- (1) The Commissioner may, upon written request, in a form prescribed by the Commissioner, exempt a dealer from the requirement to use the VERIFI system as required by subdivision (a) of this section, provided the dealer:
 - (i) sells fewer than ten vehicles per year, and
 - (ii) has two or fewer dealer demonstration and/or transporter plates, and
 - (iii) is not enrolled in Dealer Partnering Program or a participant in the Dealer Plate Issuance Program, and
 - (iv) has not had a dealer registration suspended or revoked since the effective date of this section.
- (2) Dealers granted an exemption under this section must sign a facility participation agreement with the vendor and pay the appropriate transaction fee for each sale of a vehicle. Within five (5) days of the date of sale of the vehicle, dealers must report required data recorded on an MV-50 or MV-50W to the vendor via paper or by telephone, as specified in the VERIFI facility participation agreement. Failure to maintain an active and valid account with the VERIFI vendor and follow the procedures set forth in the facility participation agreement shall be a violation of this subdivision and shall result in the withdrawal of any exemption previously granted to such dealer.
- (3) If a dealer registration is suspended or revoked on or after the effective date of this section, any exemption granted to such dealer under this section shall be deemed void and of no effect.
- (d) Exemption from Recordkeeping Regulations: Notwithstanding any other provision of this Part, a dealer who has not been granted an exemption under subdivision (c) of this section, and who complies with the provisions of this section regarding the filing of records via the VERIFI system, shall be exempt from retaining and filing the paper record of the MV-50 form and the temporary certificate of registration for transactions conducted in the VERIFI system as set forth in this Part.

78.10 Form of certificate of sale (Form MV-50), obtaining certificates of sale and use.

- (a) Form. The commissioner shall design and distribute certificates of sale (form MV-50).
- (b) Obtaining and returning certificates of sale.
- (1) The requisition form for certificates of sale should be submitted by mail to the address shown on the requisition form. When reordering books of MV-50's, the requisition form must be submitted with all completed books of form MV-50. The requisition form must be signed by an officer, partner, individual owner, or any person authorized by the dealer.
- (2) Old supplies of certificates of sale (form MV-50) should be used up before new certificates of sale are used. However, by March 1, 1993, only certificates of sale with a print date of "2/92" or later may be used.
- (3) Within five business days from receipt of a book of certificates, the dealer must notify the Division of Vehicle Safety Services of the department of any discrepancy between the certificates actually received and the certificates purportedly sent. At the expiration of such five day period, in the absence of notification to the contrary, it is presumed that any book of certificates mailed or delivered to a dealer was received by the dealer intact, and the dealer will be required to account for all certificates so mailed or delivered to him.
- (4) Books of form MV-50 must be kept in a safe place where they will not be accessible to persons not directly connected with the dealer's business. No dealer shall lend a book of certificates of sale or any certificate of sale. A dealer shall be in violation if unable to satisfactorily account for every MV-50.

(5) REPEALED 9/1/91

- (c) Use.
- (1) Certificates of Sale. Form MV-50 shall be issued only if the vehicle is owned or controlled by the dealer or the dealer is making a courtesy delivery as described in paragraph (3) of this subdivision. Form MV-50 must be used to transfer ownership of all vehicles owned or controlled by the dealer, in addition to any other forms, such as a certificate of title, required by these regulations.
- (2) It is the responsibility of the retail dealer to classify each vehicle as retail or wholesale. If the vehicle is sold at retail, the dealer must further classify the vehicle as "New", "Used", "Demonstrator" or "Salvage" by checking the appropriate box or boxes at the top of the form.
- (3) A retail dealer selling a vehicle as "Wholesale" or "Salvage" shall write "VOID" on the MV-TCR for that vehicle and leave the MV-TCR attached to the MV-50.
- (4) A wholesale dealer must use Wholesale MV-50 (without MV-TCR attached) and classify each vehicle as wholesale by checking the appropriate box at the top of the form.
- (5) The dealer must use a certificate of sale in transferring the ownership of all vehicles, including dealer-to-dealer and out-of-state sales.

- (6) A form MV-50 marked "wholesale" will be valid only as proof of ownership. It will not be acceptable for registration purposes.
- (d) No dealer shall transfer a certificate of sale (form MV-50) which is not completely filled out including signature to another dealer or any person, except that unused certificates of sale must be returned to the Department of Motor Vehicles, with the MV-TCRs attached.
- (e) Courtesy delivery. A courtesy delivery occurs when a dealer is responsible for delivering a vehicle sold by another dealer, obtaining title and registration for the vehicle and collecting any sales tax which may be due. A dealer may choose to treat a courtesy delivery as a vehicle owned or controlled by that dealer.

78.11 Procedures to be used for certificates of sale.

- (a) Procedure for 1972 or older model year vehicles and other vehicles not subject to Certificate of Title Law. Whenever a vehicle which is not subject to the Certificate of Title Law is sold, the following procedure will be used by the dealer:
 - (1) Certificates of sale must be issued in consecutive order.
- (2) Certificates of sale must be prepared by typewriter, ink or indelible pencil; signatures must be written in ink or indelible pencil.
- (3) Certificates of sale must contain a complete and correct description of the vehicle, the full name and address of the previous owner, the last registration plate number, the number of the dealer's plate loaned, the number of the temporary certificate of registration issued, the number of any registration plate issued by the dealer, the dates of purchase and sale, and the plate number of the applicant. The box entitled "Purchaser Information:" must contain the name and address of the purchaser or a designee of the purchaser. The Certificate of Title will show this name as the owner. The certificate of sale must be signed in ink by the person named in the box entitled "Purchaser Information."
- (4) Dealers are required to enter on the certificate of sale the weight of the vehicle fully equipped and ready for use on the highway.
- (5) Dealers shall sign certificates only at the time of issuing them to purchasers. The signing of certificates in advance of their use is forbidden. A person signing as a partner, corporate officer, or agent, must so indicate below his signature.
- (6) The applicable portions of certificates of sale will be completely executed by the dealer and will contain the correct year of manufacture and the same motor, serial or identification number as appears on the vehicle which is to be sold. The dealer must place an entry in each block of the certificate of sale except those portions which are to be completed by the purchaser. In the event the information requested does not apply to the sale, the dealer will place the letters "NA" (not applicable) in that block.
- (7) The certificate of sale must set forth the actual residence address of the purchaser. Use of a New York mailing address where the purchaser does not reside in the State at such an address is not permitted. When the purchaser is in military service and has only a military residence address, such address must be used.

- (8) Certificates of sale issued for used house trailers need not contain inspection information if the trailers will not be registered. The dealer will mark, "Vehicle not to be registered" across the face of all copies of the certificate of sale.
 - (9) REPEALED 9/1/87.
 - (10) When a certificate of sale is voided, all copies must be sent to the department.
- (11) When a purchaser of a vehicle reports the loss, theft or destruction of a certificate of sale, the dealer is required to issue a replacement. The notation "To replace lost, stolen or destroyed (whichever is appropriate) MV-50 ______ " must be placed on the top of the new MV-50. The dealer must immediately report the loss or theft of an MV-50 to the appropriate district office of the Department Motor Vehicles on a form prescribed by the commissioner (MV-550).
- (12) Upon transfer of ownership of a motor vehicle, the mileage shown on that vehicle's odometer must be placed on the certificate of sale in the space provided. If the dealer knows that the mileage indicated on the odometer is less than the mileage actually traveled by the motor vehicle because the odometer is or was broken, repaired, replaced or deliberately reset to a false number, the notation "NOT THE ACTUAL MILEAGE" must be checked. If the dealer knows that the mileage traveled by the vehicle is in excess of the mechanical limits of that odometer, the notation "EXCEEDS MECHANICAL LIMITS" must be checked.
- (13) The original of the certificate of sale must be appropriately completed and signed by the retail purchaser after it has been completed by the dealer, except upon the sale of a vehicle included in a fleet sale of five or more vehicles, provided the notation "Fleet Sale" is placed upon each part of the certificate of sale by the dealer. The use of form MV-50.1 on and after June 1, 1991, is prohibited.
- (14) This paragraph shall apply if a dealer acquires a motor vehicle by receiving a New York title with a print date earlier than August 1989 or if a dealer acquires a motor vehicle by receiving an out of state title which does not contain full odometer disclosure information.
 - (i) An odometer disclosure statement (sample form MV-103) must be prepared by the selling dealer for any transfer of ownership transaction for a motor vehicle, whether wholesale or retail. After the seller has completed and signed his portion of the statement, the buyer shall complete any applicable information and shall sign the odometer disclosure statement.
 - (ii) A dealer shall not acquire a motor vehicle unless a completed odometer disclosure statement (sample form MV-103) accompanies the transfer of ownership.
 - (iii) This paragraph shall not apply to a transfer of a motor vehicle manufactured in or before model year 2010 or a motor vehicle manufactured in or after the 2011 model year that is twenty or more model years old, but shall apply to every sale of a motor vehicle manufactured in or after the 2011 model year that is nineteen or less model years old.
 - (iv) The Department of Motor Vehicles shall provide each dealer with a sample of the odometer disclosure statement (sample form MV-103). This sample is Appendix A of these regulations. It is the dealer's responsibility to print,

photocopy or purchase the form. The size of the odometer disclosure statement should not exceed 7 3/8 inches in width or 9 3/4 inches in height. The New York State seal and the Department of Motor Vehicles logo are optional. Other seals and logos may be substituted.

- (v) On a retail transaction, if the dealer submits the application for title or registration or both, the dealer shall submit one copy of the odometer disclosure statement (sample form MV-103) to the Department of Motor Vehicles, give one copy to the purchaser to keep and retain one copy in its records. On a retail transaction, if the ownership papers are given to the purchaser, the dealer shall give two copies of the odometer disclosure statement (sample form MV-103) to the purchaser and retain one copy in its records. On a wholesale transaction, the selling dealer shall give the purchaser one copy of the odometer disclosure statement (sample form MV-103) and retain one copy for its records.
- (vi) Dealers shall retain a copy of all odometer disclosure statements (sample form MV-103) for five years and such records shall be available for inspection.
- (15) If the odometer disclosure information is on the certificate of sale (form MV-50), then one or two copies of the certificate of sale must be given to the purchaser as follows:
 - (i) On a retail transaction, if the dealer submits the application for title or registration or both, the dealer shall give the customer copy of the certificate of sale to the purchaser to keep.
 - (ii) On a retail transaction, if the ownership papers are given to the purchaser, the dealer shall give the purchaser the original certificate of sale to submit with the application for title or registration or both and the customer copy of the certificate of sale to keep;
 - (iii) On a wholesale transaction, the selling dealer shall give the purchaser the original certificate of sale to be attached to the certificate of sale which the purchaser writes and the customer copy of the certificate of sale to keep.
 - (iv) The certificate of sale must be signed by both the dealer and the purchaser even if the purchaser does not take possession of the vehicle at the dealer's place of business. The dealer delivering the vehicle to the customer should bring the top three copies of a wholesale or retail certificate of sale to the purchaser for signature. The dealer shall write on the remaining copy of the certificate of sale: "original signed by purchaser."
- (b) Procedure for 1973 and later model year vehicles and other vehicles subject to the Certificate of Title Law. Whenever a 1973 and later model year vehicle and any other vehicle which is subject to the Certificate of Title Law is sold, the same procedure in subdivision (a) of this section shall be followed by the dealer with the following additions:
- (1) In addition to the other material required to be placed on the MV-50, the number of lienholders, if any, must be placed on the lower left hand corner of both copies of the MV-50. The following code should be used: "L0" if there are no liens; "L1" if there is one lienholder; "L2" if there are two lienholders; and so forth. Both copies of the MV-50 must be signed.

However, if a dealer has completed and filed with the Department of Motor Vehicles an application for registration or title of a vehicle and, within 10 days thereafter, the dealer receives the appropriate filing fees and notification of the desire of the lender to have his lien recorded, the dealer shall, within 24 hours of such receipt, prepare and submit a notice of lien (Form MV-900) properly completed, to the Title Bureau, Department of Motor Vehicles, Empire State Plaza, Albany, New York, 12228, together with the appropriate recording fees and the dealer shall sign his name on behalf of the lienholder in the space provided in the notice of lien (Form MV-900) for the lienholder's signature and shall state on such form, the date when the application for registration or title was filed with the Department of Motor Vehicles.

- (2) If a vehicle is eight model years old or newer on the date of loss, the dealer must receive from a retail owner a completed salvage disclosure statement. This statement must be either on the certificate of title or on form MV-103. If form MV-103 is used, it shall be stapled to the certificate of title. The Commissioner will not register or title a vehicle which lacks a necessary salvage disclosure statement.
- (c) Exceptions--sale of a wholesale vehicle. When a vehicle is sold as a wholesale vehicle, the selling dealer need not deliver the certificate of sale, assigned title, or any other proofs of ownership required by regulations of the commissioner upon the transfer of a vehicle to the wholesale purchaser, unless payment is made by cash, certified check, or money order, until payment to the selling dealer has been cleared. In lieu of issuing such documents, the selling dealer shall give to the wholesale purchaser a receipt on the letterhead of the selling dealer indicating the wholesale purchaser's right to possession of the vehicle until payment is cleared. Immediately upon clearance of payment, the necessary transfer documents must be delivered or mailed to the wholesale purchaser. If payment does not clear, the selling dealer is entitled to recover the vehicle and the receipt.
- (d) Dealers who are also distributors, importers and manufacturers. A dealer who is also a distributor, importer or manufacturer of a motor vehicle, and who is named as manufacturer or first assignee on the manufacturer's statement of origin, shall not be required to use a certificate of sale (form MV-50) in transferring the ownership of a vehicle described on such manufacturer's statement of origin to another registered dealer. The transfer of ownership may be made on the next assignment on the manufacturer's statement of origin. A vehicle so transferred shall not be required to be entered in the dealer's book of registry, but a record of acquisition and transfer must be maintained.
- (e) Dealer-issued temporary registration. The provisions of this section shall be applicable to the sale or transfer of a vehicle for which a dealer-issued temporary registration has been issued pursuant to Section 420-a of the Vehicle and Traffic Law and section 78.23 of this Part except that they shall be modified as may be provided in section 78.23 of this Part.
 - (f) Submission of certificate of sale and proofs of ownership.
- (1) Upon the sale of a vehicle not subject to the Certificate of Title Law, a dealer must give the customer the choice of taking possession of the certificate of sale and ownership document or letting the dealer submit the paperwork for him. If the dealer is to submit the paperwork, he shall submit it within five calendar days after delivery of the vehicle.
- (2) Upon the sale of a vehicle subject to the Certificate of Title Law, which vehicle does not have a lien to be recorded against it, a dealer must give the customer the choice of taking

possession of the certificate of sale and ownership document or letting the dealer submit the paperwork for him. If the dealer is to submit the paperwork, he shall submit it within five calendar days after delivery of the vehicle.

- (3) Vehicle and Traffic Law section 2105(b) requires a dealer to submit the application for title if there is a lien to be recorded on the title. Therefore, upon the sale of a vehicle subject to the Certificate of Title Law, which vehicle has a lien to be recorded against it, the dealer shall submit all necessary and appropriate paperwork for the issuance of a certificate of title within five calendar days after delivery of the vehicle to the purchaser. The dealer may not appoint the customer as his agent for the filing of the required paperwork.
- (4) If an application for registration or registration and title is being submitted by a dealer, it may be submitted at any motor vehicles issuing office. If an application for title only (title but no registration) is submitted by a dealer, it must be mailed to Title Bureau, Department of Motor Vehicles, Empire State Plaza, Albany, New York 12228.
- (5) This subdivision shall not apply to a vehicle for which a dealer issues number plates and a temporary registration (see Section 78.23 of this Part) or to a vehicle classified as "junk" (see Section 78.45 of this Part).

78.12 Forms of proofs of ownership.

Whenever a dealer transfers a vehicle, in addition to other documents required by this Part, the dealer must submit all proofs of ownership for such vehicle showing a complete chain of ownership going back to the last registration of the vehicle, if the vehicle is not subject to the Certificate of Title Law, or to the last certificate of title for vehicles subject to the Certificate of Title Law. The manufacturer's certificate of origin must be submitted upon the sale of any new vehicle. If a dealer has reason to believe a new motor vehicle will be titled in another state or country, he shall endorse the manufacturer's certificate of origin. If a dealer has reason to believe that a new motor vehicle will be titled in New York, or has no reason to believe otherwise, then the manufacturer's certificate of origin need not be endorsed.

78.13 Additional documents required on the sale of a vehicle.

- (a) Invoices or bills of sale.
- (1) On the sale of every vehicle, the retail dealer must issue to the purchaser, in addition to the certificate of sale (form MV-50), a bill of sale or an invoice which contains the dealer's name, the dealer's address, the dealer's facility identification number and the date the document is completed. On the bill of sale or invoice, the retail dealer must also classify the vehicle as a "new vehicle," "demonstrator," "used vehicle," "wholesale vehicle" or "junk vehicle." The classification must be stamped, printed or written on the bill of sale or invoice in a conspicuous manner and apart from other printing or information on the document.
- (2) On the sale of a vehicle, the wholesale dealer must issue to the purchaser, in addition to the certificate of sale (MV-50), a bill of sale or an invoice which contains the dealer's name, the dealer's address, the dealer's facility identification number and the date the document is completed. If more than one vehicle is sold to the same purchaser by a wholesale dealer, a blanket invoice may be issued covering all vehicles involved in the one transaction. An invoice

or bill of sale issued by a wholesale dealer must be conspicuously marked with the classification "WHOLESALE".

- (3) In addition to any other information required on a bill of sale or invoice, every dealer must place on the face of each bill of sale or invoice, except a bill of sale or invoice issued upon the sale of a new vehicle, the mileage said motor vehicle purports to have been operated as appears upon the odometer of such motor vehicle, preceded by the word mileage. If the dealer knows that the mileage indicated on the odometer is less than the mileage the motor vehicle has been driven, the notation "true mileage unknown" shall be placed on the face of the bill of sale or invoice in addition to the mileage shown on the odometer.
 - (b) Used vehicle certification. (Required by section 417 of the Vehicle and Traffic Law).
- (1) A retail dealer who sells a secondhand motor vehicle to be used on the public highways of this State must deliver to the purchaser a statement as follows: "If this motor vehicle is classified as a used motor vehicle, the dealer named above certifies that the entire vehicle is in condition and repair to render, under normal use, satisfactory and adequate service upon the public highway at the time of delivery."
- (2) This statement shall be printed in at least 10 point type on the face of the dealer's standard bill of sale which is provided to the retail purchaser upon delivery or acceptance of the vehicle.
- (3) The willful or repeated failure to deliver such statement as herein required shall be considered a violation of this regulation.
- (4) When vehicles are sold to another dealer, or for use other than on the public highways, the dealer must check the "wholesale" box or the "retail" and "salvage" boxes at the top of the certificate of sale (form MV-50). The classification wholesale may be checked on the certificate of sale only if the vehicle falls within the definition of wholesale vehicle contained in subdivision (e) of section 78.2 of this Part.
- (c) Motor vehicles, except motorcycles. All motor vehicles, except motorcycles, must be inspected for the following items of equipment and such equipment must meet the standards set forth herein before the certification set forth in subdivision (b) of this section may be issued:
- (1) Headlamps. Such vehicles must have at least two, except on dual headlamp system, which shall require four units having light sources of equal power. All units must be of an approved type and show a reading of at least 5,000 candlepower on high beam as shown by an output meter (testing may be done with engine running) and must be properly aimed.
- (2) Tail lamp or lamps and reflectors. All 1952 and earlier model vehicles must have at least one lamp on the rear which shall display a red light. All 1953 and later models must have at least two lamps, one on each side, which shall display a red light. All vehicles must have at least one red reflector on the rear.
- (3) Stop lamps (rear). All 1952 and earlier model vehicles must have at least one stop lamp and all 1953 and later model vehicles must be equipped with at least two stop lamps, one on each side. Each shall display a red to amber light visible from the rear when the brake is applied.

- (4) Number plate light. Must have at least one white light which shall illuminate the numerals of the plate. If vehicle is equipped for more than one such white light, all such lights must be operative.
- (5) Directional signals--front and rear. All 1953 and later model vehicles must have directional signal lights. All units must be of an approved type and all operating units, including direction indicator light, must be operating properly.

Note: Lighting devices and reflectors required in paragraphs (2) through (5) of this subdivision may consist of combination lamps and reflectors, if such devices are approved for each such use by the commissioner.

- (6) Hazard warning switch. All 1966 and later models must be equipped with an approved type hazard warning switch in proper working order.
- (7) Glass. All vehicles must be equipped with approved type safety glass. Windshield glass must be AS-1. Glass in other windows must be AS-1 or AS-2 except that the rear window of convertibles may also be AS-5, AS-6 or AS-7. Glass must not be broken, nor fractured or discolored so as to impair vision.

Note: A camper body attached to a truck is part of the vehicle, and all glass in the camper body must be AS-1, AS-2 or AS-3.

- (8) Windshield wipers. Must be in proper working order to provide reasonable driving vision.
- (9) Defrosters. All 1964 and later model vehicles must be equipped with a front windshield defrosting device in good working order. All 1974 and later model year passenger type motor vehicles except convertibles, suburbans and omnibuses or other vehicles that have roll-down rear windows or rear windows located in a movable closure (door like member) must be equipped with a rear window defroster or defogger in good working order. All 1986 and later model year passenger type motor vehicle except a multipurpose passenger vehicle (designed to carry ten persons or less and constructed either on a truck chassis or with special features for occasional off-road operation) must be equipped with a rear window defroster or defogger in good working order.
- (10) Horn. All motor vehicles must be equipped with a horn in good working order, but such horn shall not be unnecessarily loud or harsh.
- (11) Rear view mirror or mirrors. Every motor vehicle must be equipped with a rear view mirror. All 1968 and later model vehicles must be equipped with an adjustable side view mirror mounted on left outside of vehicle. Every 1970 and later model vehicle shall be equipped with an inside rear view mirror of a type approved by the commissioner.
- (12) Crank-case ventilating system. All 1964 and later model vehicles assembled after June 30, 1963 must have a PCV system in proper working order.
- (13) Emission control system. All 1968 and later model vehicles must be equipped with an emission control system in good working order.

(14) Muffler or mufflers. Every motor vehicle must be equipped with a muffler or mufflers to prevent excessive or unusual noise. If the vehicle is equipped with a replacement muffler, such muffler must have noise repressant qualities at least equivalent to the original equipment muffler.

(15) Brakes

- (i) Foot. Dealers must remove at least one wheel for the inspection of linings, drums, wheel cylinders, other brake mechanisms or disc components. Linings must have at least 1/32 inch thickness over the rivet head; or if bonded or molded linings, they must be at least 1/16 inch in thickness. Disc brake pads must not be broken, loose, and must be free of any contamination. Drums must not be scored to such an extent so as to impair the braking system. Brakes must be tested for equalization. Fluid in master cylinder must be up to full mark. Foot pedal must hold its position for at least one minute without fading. Hydraulic, vacuum or air line must not have visible leakage or audible seepage, or cracked, chafed, worn or weakened hoses or lines. All 1968 and later model passenger and station wagon type motor vehicles must be equipped with dual master cylinders.
- (ii) Parking. Brake must hold the vehicle stationary with engine running at a slightly accelerated speed with shift lever in drive position for automatic, or lever in low position for standard transmission. Ratchet or pawl or other locking device must hold in applied position and must have lever reserve when brake is fully applied. Cables must not be frayed or frozen or must not have any other worn parts or malfunction of the system.
- (16) Steering, front suspension and wheel alignment (toe-in or out).
 - (i) There must not be excessive looseness and/or wear in the following parts: wheel bearing, kingpins and bushings, upper and lower cross shaft and bushings, ball joints, upper and lower outer pins and bushings, idler arm, center control arm, tie rod ends, drag link ends, steering and pitman arms, gear box mounting, steering column mounting or steering wheel shaft mounting. The coupler or universal between gear box and steering column may not be frayed or cracked. There can be no excessive roughness or chips or cracked worm and sector gears.
 - (ii) With front wheels in straight ahead position, the steering wheel must not have more than two inches of free play for steering wheels up to 18 inches, and not more than three inches of free play for steering wheels more than 18 inches in diameter. There cannot be any tightness or binding when steering wheel is turned to the extreme right or left.
 - (iii) When checked visually, the front wheels cannot be out of line, axle or front end assembly cannot be bent or twisted, bolts or nuts or rivets cannot be loose or missing or in a deteriorated condition due to rust, the chassis frame cannot be in a deteriorated condition due to rust.
 - (iv) Power steering system must not show visible leaks, and the power system fan belt must not be loose or worn.

- (v) Toe-in or toe-out of front wheels when checked by a toe-in bar must be within manufacturer's specifications; or when checked with front alignment indicator equipment, reading may not be in excess of 30 feet per mile in or out.
- (17) Tires. All tires must have at least 2/32 of an inch of tread depth measured in a major tread groove of the tire nearest the center at two points of the circumference not closer than 15 inches, except that the front tires on buses, trucks with a maximum gross weight in excess of 10,000 pounds and truck-tractors must have at least 4/32 of an inch of tread. Tread depth reading must be taken by a depth gauge, calibrated in 32 seconds of an inch. Tires must not have:
 - (i) any fabric break;
 - (ii) any cut in excess of one inch which is deep enough to reach body cords;
 - (iii) blow-out patches or boots;
 - (iv) any bump, bulge or knot related to separation or partial failure of tire structure;
 - (v) any portion of the ply or cord structure exposed;
 - (vi) any portion of the tread design completely worn which is of sufficient size to affect the traction or stopping ability of the tire.
- (18) Safety belts. All 1963 and later model used vehicles when sold or leased by a dealer or leasing company must be equipped with at least two sets of seat belts for the front seat of the vehicle. All 1967 and later models must also have at least one set of seat belts for the rear seat for each passenger for which the vehicle was designed. All 1968 and later model vehicles must be equipped with one set of seat belts for each passenger for which the vehicle was designed. This paragraph shall not apply to those motor vehicles equipped with passive restraint systems (air bags) which conform to Federal motor vehicle safety standard 208 in all respects. Also, subdivision (d) of this section notwithstanding, this paragraph shall not apply to commercial vehicles.
- (d) Commercial motor vehicles. In addition to the requirements set forth in subdivision (c) of this section, all commercial motor vehicles must also be inspected with respect to additional lights and reflectors, and must meet the requirements of sections 43.1 through 43.8 of this Chapter with respect to lighting and reflectors before the certification set forth in subdivision (b) of this section may be issued.
- (e) Motorcycles. All motorcycles must be inspected for the following items of equipment and must meet the standards set forth herein before the certification set forth in subdivision (b) of this section may be issued.
- (1) Headlamps, tail lamps, stop lamp (rear), number plate light and reflector. All such lights and reflectors must meet the requirements set forth in paragraphs (c)(1-4) of this section, except that only one headlamp is required (unless motorcycle is equipped with a sidecar) and only one tail lamp and one stop lamp is required. All lighting devices, other than the headlamp may consist of combination lamps and reflectors, if such devices are approved for each such use by the commissioner.

(2) Horn, rear view mirror and muffler. All motorcycles must be equipped with a horn, a rear view mirror and a muffler which must meet the requirements set forth in paragraphs (c)(10),(11) and (14) of this section, except that only one rear view mirror is required and such mirror must be affixed to the handlebars and so mounted as to prevent swinging and excess vibration.

(3) Brakes.

- (i) Motorcycles shall be road tested to test the brakes. When road tested at 20 miles per hour on a dry, hard, level surface, free from loose materials, the brakes must stop the motorcycle within 25 feet.
- (ii) Rods must not be bent. Cotter keys or lock units must not be missing. Parts must not be misaligned. There must not be excessive friction in pedal arrangement, worn pins, broken or missing springs, misaligned anchor pins, or frozen, rusted or inoperative connections.
- (iii) Foot levers must have at least one inch of free play before brakes are applied and at least one-third of their travel as reserve after the brakes are fully applied, and hand levers must have at least one-half inch of free play before brakes are applied and at least one-third of their travel as reserve after the brakes are fully applied.
- (iv) If a motorcycle is equipped with a hydraulic brake system, the fluid in the master cylinder must be up to the full mark and there must not be any leaks in the master or wheel cylinders, or in any brakehose or line. Hydraulic lines or hoses must not be crimped, abraded, broken or restricted. Such lines or hoses must not be installed in a manner which would permit damage or abrasion by contact with the frame or other components. The master cylinder rod must be properly adjusted. The brake pedal must not have a tendency to move slowly toward applied position while foot pressure is maintained on it for one minute.

(4) Steering.

- (i) Frame must not be bent or damaged so as to constitute a hazard in proper operation of machine.
- (ii) Wheels must not be out of line to degree steering and control is affected and there must not be loose or bent spokes or bent wheels.
- (iii) Steering-head bearing must not be loose, broken, defective, out of adjustment or modified beyond manufacturer's specifications.
 - (iv) Wheel bearings must not be loose, broken, defective or out of adjustment.
- (v) Handlebars must not be loose, bent, broken or damaged in such a manner as to affect proper steering.
 - (vi) Motorcycle must not be equipped with a bicycle handlebar.
- (vii) Handlebar or grips must not exceed to a height in excess of 15 inches above the saddle level (measured from the lowest point of the operator's seat or saddle).

- (viii) Shock absorbers, front or rear, must not be broken or defective, and they must function properly.
- (5) Tires. Tires must meet the requirements set forth in paragraph (17) of subdivision (c) of this section.
- (f) Upon the sale of a new motor vehicle, the manufacturer's statement of origin must also be given to the purchaser with a proper endorsement to the purchaser. Such endorsement shall be notarized, or in lieu of notarization, the following may be typed or stamped in red upon the statement of origin: "False written statements herein punishable under N.Y. Penal Law".
 - (g) Prior use certificates. (Required by Section 417-a of the Vehicle and Traffic Law)
- (1) Upon the sale of any secondhand passenger motor vehicle, the selling dealer shall execute and deliver to the purchaser a statement on the contract of sale if he knows or has reason to know that the principal prior use of the motor vehicle was as a taxicab, rental vehicle, police vehicle or driver education vehicle.

The statement shall read as follows: "Prior Use Certification (required by Vehicle and Traf	ffic
Law 417-a if the principal prior use of the vehicle were as a police vehicle, taxicab, rental	
vehicle or driver education vehicle). The principal prior use of this vehicle was as: a police	e
vehicle, a taxicab, a rental vehicle or a driver education vehicle	"

This statement shall be conspicuously printed, typed or stamped on a dealer's contract of sale, and the appropriate line checked, and given to the purchaser before the purchaser signs it. Failure to check a line shall mean that the dealer does not know or has no reason to believe that the principal prior use of the vehicle was as a police vehicle, taxicab, rental vehicle, or driver education vehicle. If a dealer uses an oral contract for the purchase of a secondhand passenger motor vehicle, he shall deliver to the purchaser a written statement concerning the prior use of the motor vehicle before accepting payment of a deposit from the purchaser.

- (2) Principal prior use means that more than 50 percent of the total miles the motor vehicle has travelled has been as a taxicab, police vehicle or driver education vehicle.
 - (3) REPEALED 9/1/87.
- (4) This subdivision shall apply to wholesale and retail dealers, to sales of vehicles classified as used or junk and to all transfers except when a vehicle is sold to a certified scrap processor.
 - (h) Lemon Law requirements.
- (1) If a dealer knows that a vehicle was repurchased by a manufacturer or dealer pursuant to Section 198-a or 198-b of the General Business Law, a similar statute of another state, or an arbitration or alternative dispute procedure, then the dealer shall give a prospective purchaser, whether wholesale or retail, a statement on a piece of paper as follows:

"This vehicle has b	been repurchased purs	suant to Section 198-a (new car lemon l	aw)or
Section 198-b (use	d car lemon law)	of the General Business Law, a si	imilar statute of another
state	,or an arbitration	or alternative dispute procedure	IMPORTANT:
THIS VEHICLE V	WAS RETURNED TO	O THE MANUFACTURER OR DEA	LER BECAUSE IT
DID NOT CONFO	ORM TO ITS WARR	ANTY AND THE DEFECT OR CON	NDITION WAS NOT
FIXED WITHIN	A REASONABLE TI	ME AS PROVIDED BY NEW YORK	XLAW."

- (2) The statement shall be given to the prospective purchaser to read and keep prior to his signing a contract or making a deposit for the vehicle.
- (3) The first sentence of the statement shall be in any size type. The second sentence shall be in exactly 10 point, all capital type.
- (4) This subdivision shall apply to all sales of the motor vehicle, regardless of the number of intervening sales, except that it shall not apply to the sale of the motor vehicle to a certified scrap processor.
- (5) Any repurchase of a vehicle by a dealer after a purchaser has filed, had accepted and paid all fees required for arbitration shall be regarded as a repurchase pursuant to the Lemon Law for purposes of this section.
 - (i) Upon the showing and before the sale of a vehicle to a prospective purchaser, whether wholesale or retail, the dealer shall inform the purchaser in writing if the title for the vehicle states that the vehicle is "RECONSTRUCTED" OR "NON-USA-STD." The information may be on a paper handed the customer, written prominently on a vehicle window or body or supplied in any other written manner which gives the customer actual notice.
- (j) Any dealer who sells a used 1993 or newer vehicle which does not have a tamper resistant odometer as described in Part 60 of these regulations, shall give the buyer a written statement in 10 point, all capital, type stating:

"IMPORTANT: THIS VEHICLE IS NOT EQUIPPED WITH A TAMPER-RESISTANT ODOMETER." The dealer shall staple a copy of the written statement to the MV-50 for the vehicle. Upon the receipt of the written statement, the commissioner shall print the written statement on the certificate of title for the vehicle.

(k) Upon the showing and before the sale of a vehicle to a prospective purchaser, whether wholesale or retail, the dealer shall inform the purchaser if the vehicle was damaged prior to the first sale to the extent set forth in this subdivision, if the title for the vehicle states that the vehicle is "REBUILT SALVAGE", was damaged prior to sale to the extent set forth in this subdivision or the prior retail owner provided a salvage disclosure statement which states that the vehicle has been wrecked, destroyed or damaged to the extent that the total estimated or actual cost of parts and labor to rebuild or reconstruct the vehicle to its pre-accident condition, and for legal operation on the road or highways, exceeds 75% of the retail value of the vehicle at the time of loss, as set forth in a current edition of a nationally recognized compilation of retail values, including an automated data base. Upon the first sale of a salvage vehicle, the dealer must affirm in writing on the bill of sale that the purchaser was notified that the vehicle was previously damaged to extent indicated in this subdivision.

78.14 Guarantees or warranties.

Any guarantee or warranty given by a dealer with respect to any vehicle must be in writing and a copy delivered to the purchaser thereof. Such guarantee or warranty must contain the scope of guarantee or warranty, the limitations as to date or mileage, and the specific terms and items covered thereby. The guarantee or warranty must be signed by the dealer or authorized representative. Warranties issued by corporations, companies or individuals, other than factory

warranties or those issued directly by a dealer, shall not be sold or given to the purchaser of a motor vehicle by the dealer, either directly or indirectly, unless such corporation, company or individual is duly authorized to issue such warranties pursuant to section 41 of the Insurance Law of the State of New York. A dealer, before selling a new car that has less than the full new car warranty, must inform the purchaser in writing how many months are left on the new car warranty. Such remaining warranty period shall be typed, printed or written on the bill of sale or invoice in a conspicuous manner and apart from other printing or information on the document.

78.15 Inspection certificates and requirements.

- (a) Removal of inspection stickers. A dealer selling a motor vehicle or trailer must remove from the motor vehicle or trailer any inspection stamps, except on a vehicle purchased from another dealer, immediately upon taking possession of the vehicle. Such removal of the sticker under the circumstances described above shall not be a violation of the provisions of subdivision (e) of section 306 of the Vehicle and Traffic Law.
- (b) When a motor vehicle owned or controlled by a dealer has been inspected and approved by a licensed inspection station, the dealer shall not take or retain possession or control of such vehicle unless and until the inspection certificate has been properly affixed to the vehicle by the inspection station.
- (c) A motor vehicle (including a trailer, other than a mobile home trailer) which is sold or transferred for use on the public highways of this State by a dealer must be inspected within 30 days of the date of sale, as such date is indicated on the MV-50, and bear a certificate of inspection prior to delivery. This requirement is not applicable to a motor vehicle sold to another dealer, to a motor vehicle sold as a junk vehicle or to a motor vehicle transferred to a lessee who has had possession of the vehicle for a period of 90 days or more under the lease. When the sale is to such a lessee, the inspection information box on the form MV-50 must be marked: "long term lessee."

78.16 Restrictions pertaining to sales.

- (a) A dealer selling a new vehicle to a person residing outside of his own territory must not permit the purchaser to give a residence address in the territory of the dealer making the sale. The use of a business address by the purchaser as a residence address is also forbidden.
- (b) If a retail dealer desires a car which he has in stock for his individual use, he may obtain a registration in his name, but the practice of continually registering or re-registering vehicles in the dealer's name and subsequently selling them by effecting a statement of transfer is not permitted.
- (c) A dealer shall not display or permit the display of a vehicle unless he owns the vehicle or has it on consignment.

78.17 Registration sticker.

Upon the purchase of a motor vehicle displaying a windshield validation sticker, a dealer should immediately remove such windshield validation sticker.

78.18 Cancellation of sale.

If before taking possession of a vehicle, for which the dealer has already applied for registration and/or title, the customer cancels the sale, the dealer must retrieve his or her proofs of ownership. He or she must do this (a) by contacting the local office immediately and reporting such cancellation and requesting the return of his or her proofs of ownership, or (b) if the registration transaction has already been processed, by telephoning the title bureau and reporting such cancellation, giving the year, make and vehicle identification number and the name of the former customer. This notification must be confirmed in writing and be accompanied by the search fee provided for in section 202(2)(a) of the Vehicle and Traffic Law for retrieval of the ownership documents. If a lien was recorded for a lending institution other than a lending institution established to finance the sale of vehicles of a franchised dealer, the dealer should submit, with his or her written confirmation, written notice from the lending institution of cancellation of the lien before the transaction is cancelled on department records and the proofs of ownership returned.

78.19 Dealers who aid in securing registrations, titles, or special or distinctive plates.

(NOTE: This section duplicates section 77.8 of this Subchapter.)

- (a) A registered dealer is not required to obtain a license as a private service bureau in order to engage in the business of assisting for hire in securing registrations or titles of motor vehicles for customers who have purchased vehicles from that dealer but a license as a private service bureau is required if a dealer engages in the business of assisting in securing registrations or titles for the general public.
- (b) The provisions of sections 77.1 through 77.6 of Part 77 of this Subchapter shall not be applicable to such a dealer engaging in private service bureau activities for customers who have purchased vehicles from that dealer. Section 77.7 shall apply to such a dealer.
- (c)(1) Special or distinctive plates. Such a dealer may charge a person who purchases a vehicle from such dealer a fee for assisting in obtaining or ordering a special number or distinctive license plate from the Department of Motor Vehicles provided the dealer actually performs the service of filing the application for the plate with the Commissioner of Motor Vehicles. The fee charged by the dealer may not exceed \$5 dollars.
- (2) Such a dealer may charge a person who purchases a vehicle from such dealer a fee for assisting in securing a registration and/or certificate of title for such vehicle, provided the dealer actually performs the service of filing the application for title and/or registration with the Commissioner of Motor Vehicles or his issuing agent. The fee charged by the dealer may not exceed \$175. Such fee does not include the fee required to be paid to the Department of Motor Vehicles for issuance of the registration or for issuance of a certificate of title, nor shall such fee include the fee charged for the motor vehicle inspection of the vehicle.
- (d) If a fee is charged by the dealer for assisting in securing a registration and/or title or securing special or distinctive plates, the dealer shall print the following statement and asterisked statement on all copies of the invoice or bill of sale in a type size not smaller than the type size used for other charges on such document:

"Dealer's optional fee for processing application for registration and/or certificate of title, and for securing special or distinctive plates (if applicable). *THIS IS NOT A DMV FEE*. *\$

The asterisk and the following language shall be printed below the above statement:

*The optional dealer registration or title application processing fee (\$175.00 maximum) and special plate processing fee (\$5.00 maximum) are not New York State or Department of Motor Vehicles fees. Unless a lien is being recorded or the dealer issued number plates, you may submit your own application for registration and/or certificate of title or for a special or distinctive plate to any motor vehicle issuing office.

In addition to disclosing the application fee, the dealer shall disclose to the purchaser of the vehicle the annual fees to be assessed by the Department for the cost of the plate.

It shall be a violation of this section for any dealer to represent in any manner that the optional dealer registration or title processing fee is a fee required or imposed by the Department of Motor Vehicles. This shall include, but not be limited to, representations made in dealer documents, paperwork, signs, or advertising, or by any employee or representative of the dealer.

(e) The commissioner or his representative may examine records of the dealer with respect to any private service bureau activities conducted by the dealer.

Temporary Certificates and Dealer Plates

78.20 Issuance of temporary certificates of registration -- Vehicle and Traffic Law Section 420.

- (a) A retail dealer must issue a temporary certificate of registration, form MV-TCR, to a customer who has another vehicle registered or who had another vehicle previously registered, who purchases a vehicle from the dealer, provided that the registration of such vehicle is eligible for transfer to the purchased vehicle and the number plates are appropriate. Form MV-TCR is valid for a period of 45 days from date of issuance, or until the last day on which the registration may be used, whichever occurs first. A wholesale dealer may not issue or obtain from the Department a temporary certificate of registration.
- (b) A retail dealer must enter on the temporary certificate the registration number of the plate to be transferred, a description of the newly acquired vehicle, and the certificate must be appropriately completed by the dealer and purchaser. The original certificate shall be affixed to the windshield in the position designated for the windshield sticker if the motor vehicle has a windshield; if not, the certificate shall be delivered to the registrant who must carry it while operating the vehicle. Such temporary certificate must be issued at the time of the delivery of the vehicle.
 - (c) Under no circumstances may dealers issue temporary certificates:
 - (1) when lending a dealer plate to a customer;
 - (2) where the customer has plates of another state;
- (3) when a vehicle is required to be inspected before it can be operated on the public highway and the vehicle does not bear a valid inspection sticker;

- (4) if a bona fide sale has not been made; or
- (5) where the certificate of sale has been checked "salvage".
- (d) A dealer may not issue more than one temporary certificate of registration (form MV-TCR) to the same person for the same vehicle. If it becomes necessary to issue a duplicate MV-50, a new MV-TCR may be issued with the same expiration date as the original.
- (e) No dealer shall transfer a temporary certificate of registration (form MV-TCR) to another dealer or in blank to any person, except that unused certificates still attached to their MV-50 forms must be returned to the Department of Motor Vehicles.

78.21 Dealer plates.

- (a) Dealer plates may be used for all purposes for which transporter plates may be used and, in addition, they may be used for the operation of any vehicle owned or controlled by the dealer and held for sale or demonstration, except:
 - (1) a vehicle maintained primarily for towing or for transporting property;
 - (2) a vehicle rented to another; or
 - (3) a vehicle used to transport passengers for hire.
- (b) It is unlawful, among other things, to use dealer plates on vehicles owned by members of the dealer's family or employees, and on service cars.
 - (c) Loan of a dealer plate to a purchaser.
- (1) A dealer's plate may be loaned to a purchaser for a period of five days. The dealer will enter the number of the dealer's plate loaned in the block provided on the MV-50 (certificate of sale).
- (2) Loan of a dealer or transporter plate to a purchaser or lessee of a vehicle which is to be registered in a state other than New York State. A dealer or transporter plate may be loaned to a purchaser or lessee for a period of five days for use on a vehicle which is to be registered in a jurisdiction other than New York State. The loan of the dealer and transporter plate will be recorded on the MV-50 in the block provided. The registration requirements do not apply to these loans.
- (3) No dealer or transporter shall lend dealer or transporter plates to the purchaser or lessee of a motor vehicle, pursuant to the provisions of section 416 of the Vehicle and Traffic Law and these regulations, where the vehicle is to be registered in this State, unless the purchaser or lessee first exhibits to the dealer or transporter an insurance I.D. card as prescribed by the regulations of the commissioner or is exempt from insurance identification card requirements.
 - (d) Loan of a dealer plate and vehicle.
- (1) A registered dealer may loan his dealer plate with a vehicle owned or controlled by him for a period of not more than five days. A renewal of the loan covering the same vehicle and a dealer plate to the same person or firm is prohibited.

(2) REPEALED 9/1/91.

- (3) The use of a vehicle and plate by a prospective purchaser for demonstration purposes for a period not to exceed 24 hours shall not be regarded as a loan of a dealer's vehicle and plate for the purpose of the regulation.
- (e) Motorcycle dealer plates are issued to a person, firm, association or corporation engaged in the business of buying and selling motorcycles. These plates are also issued to motorcycle transporters.
- (f) Dealer plates on commercial vehicles. A dealer may lend his dealer plates and truck, trailer or tractor to a purchaser or prospective purchaser in accordance with subdivisions (c) and (d) of this section. The purchaser or prospective purchaser may transport cargo and may engage in point-to-point operation for profit using the dealer plates.
- (g) No dealer shall transfer, lend or permit the use of its dealer plates by another dealer or any other person except as specifically permitted by this section.
- (h) No dealer shall use or permit the use of its dealer plates if the dealer registration is revoked, suspended or expired.
- (i) As of January 1, 1994, all dealer and transporter plates shall expire on the same day as the dealer or transporter registration to which they are issued. If necessary, the Commissioner shall prorate any fees for dealer or transporter plates issued for less than two years
- (j) If a dealer has not sold at least five vehicles during the previous 12 months of operation, then the Commissioner may, upon written demand require such dealer to return one or more such dealer and/or transporter plates to the Commissioner or his authorized representative within 10 days of such demand. It shall be a violation of this subdivision for a dealer to fail to surrender such dealer or transporter plates to the Commissioner or his authorized representative within the 10 day period.
- (k) A set of dealer or transporter plates shall consist of one plate, starting July 1, 1993. Between that date and July 31, 1993, a dealer or transporter must mail to the Department one plate from each two plate set in the dealer's or transporter's possession. The Department will not renew any dealer or transporter plate registration with two plates outstanding on and after August 1, 1993.

78.22 Repossession of vehicles.

Where a vehicle is repossessed, a dealer or finance company repossessing the vehicle must, within 24 hours after repossession:

- (a) give notice either personally or by registered mail to the owner of the vehicle;
- (b) notify the law enforcement agency in the locality where the repossession occurs; and
- (c) deliver the number plates of vehicle to the nearest district office of the department.

78.23 Dealer-issued temporary registration -- Vehicle and Traffic Law Section 420-a.

- (a) Eligibility of dealers. Any dealer who has been a registered retail dealer in New York State or any other state for at least one year may make application to the Commissioner, on a form provided by the Commissioner for authorization to issue temporary registrations pursuant to Section 420-a of the Vehicle and Traffic Law. The Commissioner may waive the one year waiting period for a dealer adding another dealership if the person or persons operating the business have a history of satisfactory participation in the dealer issued plate program within the last five years or for a newly licensed dealer who sells new vehicles.
 - (b) Distribution of registration number plates to authorized dealers.
- (1) Upon approval of an application submitted pursuant to subdivision (a) of this section, a dealer may request a supply of registration number plates on a form provided by the Commissioner. Such requests must be addressed to the Commissioner at the location designated on the request form, and each such request must be accompanied by a fee of \$2.00¹ for each set of registration number plates requested.
- (2) The Commissioner will prescribe the minimum and maximum number of registration number plates which can be requested by a dealer at any one time and the time at which a dealer may submit a request for additional supplies of registration number plates. The number of registration number plates which will be issued to a dealer will be based upon the number of such plates which can reasonably be anticipated to be issued by the dealer during a specified period of time. Number plates will only be issued to a dealer by boxes of plates.
- (3) Registration number plates will be delivered by the department to the place of business of the dealer. Upon delivery, the dealer must immediately forward to the Commissioner a receipt for the plates delivered.
- (4) Boxes of registration number plates should not be opened until the box is to be used. At that time the dealer must examine all registration number plates in the box being opened. The dealer must immediately notify the Commissioner of any missing or mutilated plates or sets of plates in that box. Notification should be on the letterhead of the dealer and should be sent to the Commissioner at the location given on the request form for such plates. Mutilated plates and the remaining plate of an incomplete set must be returned to the Commissioner with the letter.
 - (c) Temporary certificates of registration.
- (1) A retail dealer shall issue a form MV-TCR as the temporary certificate of registration issued pursuant to Section 420-a of the Vehicle and Traffic Law and this section.
- (2) The MV-TCR shall be completed in the same manner as it would be for issuance pursuant to Section 420 of the Vehicle and Traffic Law and Section 78.20 of this Part.
- (d) Issuance of temporary registrations by dealers.
 - (1) A dealer may only issue a temporary registration pursuant to this section:

¹ The current cost is \$5.00 for each set of plates.

- (i) to a retail customer to whom a properly inspected new or certified used vehicle has been sold or transferred by such dealer; and
- (ii) for a vehicle which is eligible for registration with a standard series plate (passenger vehicle), a motorcycle plate, a commercial series plate or a trailer plate (tractor plates and special purpose commercial plates are not included); and
- (iii) when a certificate of sale (form MV-50) with a matching serial number has been completed.
- (2) Before issuing such a registration, the dealer must have physical possession of all documents which are necessary in order to have a registration and certificate of title issued by the department for the vehicle.
- (3) The dealer shall exhaust the supply of plates in a series previously issued to him before issuing plates from a supply of plates in that series delivered later. He shall also issue plates within a series within any one delivery made to him in alphanumeric order.
- (4) The dealer shall place the appropriate registration number plates on the vehicle in accordance with Section 402 or Section 411 of the Vehicle and Traffic Law. He shall place the temporary certificate of registration on the inside of the windshield in the lower left-hand corner with the front of the certificate facing out if the motor vehicle has a windshield; and if it does not have a windshield, he shall deliver it to the registrant so that it may be produced to a police officer upon request.
 - (e) Submission of registration and title application. .
- (1) Within 5 calendar days of the date of issuance of the temporary registration, the issuing dealer must submit the completed application for registration and title (including the number of the registration plate issued by the dealer), together with all necessary documents and fees to an issuing office of the department or to a county clerk acting as agent of the Commissioner. If submitted to a department issuing office, the completed application must be sent by mail.
- (2) The application (form MV-82) and the certificate of sale (form MV-50) shall be completed in the normal manner except that on the MV-50 the dealer shall put the notation "D.T." and the number of the registration plate he has issued in the space titled "plate number of purchaser" and on the application for registration (form MV-82) the dealer shall enter all information called for in section entitled "Only To Be Completed by a Licensed New York State Dealer or DMV Staff" and sign the certification.
- (3) If there are any errors in the application for registration, documents or fees submitted, the submitting dealer will be notified and the dealer shall submit corrected material without unnecessary delay.
- (f) Issuance of registration. Upon receipt of proper application documentation and fee, the department issuing office will mail, or the county clerk will mail or deliver the registration certificate to the registrant.
 - (g) Records.

- (1) A dealer who issues a temporary registration pursuant to this section must keep, at the dealer's place of business, a record of all such registrations issued by him, both by plate number and by name of registrant. Such record must contain all of the information with respect to the registrant and the vehicle which is contained on the application for registration, as well as the date the temporary registration was issued. Such records must be recorded on a daily basis and such information must be available to police enforcement agencies at all times, and to agents of the Commissioner during normal business hours.
- (2) The dealer shall also keep a record of the date the application for registration was submitted to the Commissioner. Such record must be entered by the close of the succeeding business day and must be available to police enforcement agencies and to agents of the Commissioner during reasonable business hours.
- (3) If any registration number plates are stolen or lost by the dealer, the dealer shall notify the local police agency and the Commissioner of such theft or loss. Notification to the Commissioner shall be on the letterhead of the dealer and shall be sent to the location on the request form for such plates.

(h) Miscellaneous.

- (1) A dealer may not make any charge for the issuance of a temporary registration pursuant to this section in addition to the charge permitted by subdivision (c) of Section 78.19 of this Part.
- (2) A dealer may not issue a temporary registration pursuant to this section for any vehicle which is eligible for issuance of a temporary certificate of registration pursuant to Section 420 of the Vehicle and Traffic Law and Section 78.20 of this Part.
- (3) Registration number plates issued to a dealer must be kept in a secure location with limited access, which when not being used, must be locked up.
- (4) Any violation of Section 420-a of the Vehicle and Traffic Law and of this section may result in a denial of approval to issue temporary registrations pursuant to such section and may also result in action being taken against the dealer registration.
- (5) No dealer shall transfer, lend or permit the use of registration number plates issued under this section to another dealer or any other person except as specifically permitted by this section.

Records and Advertising

78.25 Record requirements.

- (a) Record of vehicles bought and sold.
- (1) Dealers are required to maintain a permanently bound book of registry in which shall be recorded a complete description of all vehicles acquired for purpose of sale, traded or sold, and shall also have recorded a record of the name and address of the person from whom the vehicle was purchased, the last registration plate number displayed on the vehicle and, the odometer reading when the vehicle was purchased. This book shall also contain the name and address of the purchaser of the vehicle, the date of sale, the number of the MV-50 (certificate of sale)

issued, the number of the MV-53 or MV-TCR (temporary certificate of registration) issued, and a record of the loan of a dealer's plate to include the date upon which the plate was returned. Where the vehicle is required to be inspected prior to sale, there will be entered in the book of registry the sticker number and date of inspection and the odometer reading when the vehicle is sold. If the vehicle is a vehicle which requires a certificate of title, the number of liens listed on the application must also be listed in such book. If a temporary certificate of registration is issued, the name of the purchaser's insurance company, policy number and date shall be entered in the book of registry.

- (2) When a purchaser trades in a vehicle not subject to the certificate of title law to a dealer, the registration renewal stub must be completely filled out, showing the transfer of the vehicle to the dealer and must be signed at the time of trade-in. If the vehicle is a titled vehicle, the certificate of title assigned to the dealer at the time of trade-in must be obtained by the dealer.
- (b) Record of ownership of vehicles. The dealer must maintain proof of ownership of all vehicles transferred to him so long as they remain the property of the dealer. A dealer may make copies of all proofs of ownership for his own records if he so desires, but the entries required to be made in the book of registry will constitute the official records of the dealer and must be kept for a period of three years from the date of sale of the vehicle.
- (c) Retaining books of forms MV-50 and MV-53. The use of certificate of sale books (MV-50) and temporary certificate of registration books (MV-53) will be continued from year to year. Unused books should be retained when registration is renewed. However, on and after April 1, 1993, form MV-53 may not be used and form MV-TCR must be issued. A dealer must destroy any remaining, unused MV-53 forms on that date. Dealer copies of issued MV-50 forms must be retained for at least five years from the date of issuance, after which they may be destroyed.
- (d) Inspection of records. Records required by the commissioner shall be open for inspection during reasonable business hours.
- (e) Computerized book of registry. A dealer may use a computer and approved software to keep a record of vehicles bought and sold, instead of the permanently bound book required by subdivision (a) of this section, if all of the following conditions are met:
 - (1) The software is approved in accordance with subdivision (f) of this section.
 - (2) All information required by subdivision (a) of this section for a book of registry is recorded.
- (3) Not later than the fifth day each month, or more often, the recorded information for each vehicle acquired or transferred during the previous month must be printed out and stored in chronological order for at least three years.
- (4) The print-outs, including one for the period from the last print-out to the current day, must be made available to an agent of the Commissioner upon request.
- (5) The dealership notifies the Commissioner which software it has bought at least seven days before using the software. A notice should be sent to the Department of Motor Vehicles, Division of Vehicle Safety Services, Empire State Plaza, Albany, NY 12228.

- (f) Approval requirements for computerized books of registry.
- (1) A manufacturer of software may apply for its software for a computerized book of registry to be approved for use by dealerships by submitting a sample of the software with accompanying written explanation to the Department of Motor Vehicles, Division of Vehicle Safety Services, Empire State Plaza, Albany, N.Y. 12228. The Commissioner may request a demonstration of the program. The software will be approved if it meets all the following conditions:
 - (i) all information required by subdivision (a) of this section may be recorded;
 - (ii) once a record is entered into a file, it cannot be modified in any way unless both the original and the revision(s) are printable and are cross-referenced to each other;
 - (iii) security features to insure that the program (software) and its components cannot be duplicated are present;
 - (iv) the program allows for creation of a back-up copy of the record;
 - (v) the system will automatically reject entry of an odometer reading entered in sales record that is lower than that entered in the purchase record;
 - (vi) the system must assign sequentially ascending stock numbers on each "add" entry for at least three years; and
 - (vii) the manufacturer agrees to notify the Commissioner by letter at the above address of each sale, lease or installation of the approved software.
- (2) An approval may be suspended or revoked if it is later found out that the software does not meet the requirements for approval or if the manufacturer does not notify the Commissioner of each sale of the approved software.

78.26 Advertising and signs.

- (a) A dealer must include either the dealer's name or facility identification number on advertising of any kind concerning the sale, purchase or transfer of motor vehicles, motorcycles or trailers. When a dealer has an assumed name on file with the Commissioner, pursuant to Section 78.7 of this Part, the advertising may be in the assumed name.
- (b) Dealers are required to display signs and/or window lettering which are of a permanent nature on the front of the premises occupied by their places of business. Such signs and/or window lettering must contain the actual name under which the business is conducted. The words and/or letters of the signs and/or window lettering must be of a size sufficiently large so that the public may quickly and easily discern said signs and/or window lettering and readily establish the identity of the dealer. The sign and/or lettering must be displayed in a conspicuous place on the front of the premises. When a dealer does business under two or more names, a sign or window lettering in each name is required.
- (c) The maintenance or erection of signs which would tend to indicate that the premises occupied by a dealer's place of business are being used or occupied by a dealer franchised to sell

new motor vehicles, when in fact the dealer is not so franchised, will be considered misleading advertising and the dealer must remove such signs when requested to do so by the commissioner.

- (d) Official dealer sign.
- (1) Every retail dealer shall display either an official dealer sign or a sign of a permanent nature, at least three feet by two feet in size, visible at all times from the nearest street or highway, which sign clearly and unequivocally indicates to the general public that the business is one which sells motor vehicles. If it is impracticable for a retail dealer to display such sign so that it is visible from the nearest street or highway, then the commissioner may grant approval for such sign to be posted in an alternate location, if the alternate location provides notice to the general public in a manner that meets or exceeds the notice provided if such sign were visible from the nearest street or highway.
- (2) An official dealer sign must be three feet wide and two feet high. It must be made of a durable material which will withstand the outdoor elements. It may be either single or double faced. It must be displayed so as to be visible to the public.
 - (3) The background of the sign shall be bright red and the lettering on the sign shall be white.
- (4) The word "REGISTERED" shall appear near the top in an arc which shall have a radius of two feet nine inches. Each letter shall be four inches high with a stroke of three-fourths of an inch.
- (5) The facility number shall be placed in a straight line on the official dealer sign in the area directly below "REGISTERED." Such numbers shall be two inch block numbers with a stroke of approximately one-half inch.
- (6) Under the facility number shall appear "STATE OF NEW YORK" in letters two inches high with a stroke of one-half inch, in a straight line.
- (7) Below "STATE OF NEW YORK" shall appear "MOTOR VEHICLE RETAIL DEALER" on two straight lines, in letters four inches high with a stroke of three-fourths of one inch.

78.27 Dealers failing to renew or retiring from business.

- (a) Dealers who fail to renew their dealer registrations for the ensuing two year period by midnight of the expiration date on their current business certificates are required to surrender their unused books of certificates of sale, temporary certificates of registration and registration number plates issued to them pursuant to Section 420-a of the Vehicle and Traffic Law at once.
- (b) Dealers who retire from business must send dealer plates, registration number plates issued pursuant to Section 420-a of the Vehicle and Traffic Law and certificates of registration, certificates of sale and temporary certificates of registration to the Department of Motor Vehicles for safekeeping. If retirement from business is temporary, plates and certificates of sale will be returned to the dealer when the department has been notified that business has been resumed.

Transporters

78.30 Transporters.

- (a) Transporter plates are issued to a registered dealer and to any person, firm, association or corporation engaged in a business requiring the limited operation of motor vehicles in order to facilitate the delivery, repair or improvement thereof or the installation of something thereon. In addition to the uses stated above, transporters plates may be used on vehicles owned by a manufacturer for demonstration purposes. Included in this classification are credit and finance companies, brokers, manufacturers, weighmasters, testers, automobile repair shops, automobile painters, automobile body builders, automobile radio installers and installers of other equipment in or on motor vehicles. Transporters of vehicles from automobile factories or assembling plants are also included in this classification. Transporters must submit proof that they have need for such plates. A retail dealer is not required to have transporter plates if the vehicle is used for any of the above purposes.
- (b) Proof of insurance. Before transporter plates will be issued, the applicant for such plates must present to the commissioner an insurance I.D. card prescribed by the regulations of the commissioner covering any motor vehicle owned or controlled by the transporter and operated under a transporter plate issued to such transporter.
- (c) Use of transporter plates. Transporter number plates issued under this section shall be used only for the limited operation of vehicles owned or controlled by the registrant for the purpose of weighing, testing, dismantling, transporting or delivering the same, or for the purpose of moving such vehicles in connection with making installations thereon or improvements thereto, or the repossession or foreclosure thereof. Transporter plates may be loaned for a period of five days to move a vehicle which has been sold or leased.

Penalties

78.32 Penalties.

- (a) Violation of any of the provisions of Section 415 of the Vehicle and Traffic Law or of any of the regulations herein or the submission of false or misleading information to the Commissioner pursuant to section 20.17 of this Title may result in a hearing which may lead to the suspension or revocation of the dealer's registration and any or all of the number plates.
- (b) In addition to, or in lieu of, such suspension or revocation, the violation of any of the provisions of section 415 of the Vehicle and Traffic Law or of any of the regulations herein may result in the imposition of a civil penalty not to exceed \$1,000 for a first violation and for a second or subsequent violation not arising out of the same incident both of which were committed within a period of 30 months, a civil penalty of not more than \$1,500 for each violation found to have been committed; provided, however, the penalty for each and any violation of paragraph (c) of subdivision 9 of section 415 of the Vehicle and Traffic Law found to have been committed shall be no less than \$350 and no more than \$1,500.
- (c) No registration as a dealer shall be issued for a period of one year from the date of compliance with an order of revocation as a dealer if the applicant was the former holder of a certificate of registration as a dealer, or a partner of the applicant was the former holder of a certificate of registration as a dealer, or any officer, director, or ten percent stockholder of the

applicant was an owner, partner, officer, director or ten percent stockholder of a dealer whose certificate of registration was revoked. After the one year period, issuance of a certificate of registration is in the discretion of the Commissioner.

Vehicles on Consignment

78.40 Vehicles on consignment.

- (a) A vehicle is on consignment when a dealer agrees to buy or accept transfer of ownership of that vehicle from its owner only if he first succeeds in finding a purchaser for that vehicle.
- (b) Upon accepting a vehicle on consignment, a dealer shall promptly enter the acquisition in the book of registry required by Section 78.25 of this Part. A dealer shall not accept a vehicle on consignment unless the owner provides a letter of consignment and proof of ownership.
- (c) A letter of consignment shall identify the vehicle by year, make, model and vehicle identification number, shall indicate the price the vehicle owner will accept for the vehicle and shall state that the dealer has authority to sell the vehicle.
- (d) A consignment ends when the vehicle is sold or the owner removes the vehicle from the dealer's control.
- (e) An owner shall promptly sign his title or transferrable registration to the dealer when the dealer tenders the contract price to the owner. A dealer may request a hearing if an owner refuses to sign over a title or transferrable registration.
- (f) A vehicle sold on consignment is a vehicle sold by a dealer. Vehicle and Traffic Law Section 417 applies to motor vehicles sold on consignment. This Part applies to all vehicles sold on consignment.
- (g) Upon the sale of the vehicle on consignment, or upon its return to its owner, the appropriate entries shall be made by the dealer in the book of registry.

Junk Vehicles

78.45 Retail dealers selling motor vehicles as junk.

- (a) If a dealer is selling a junk motor vehicle to another dealer, a registered vehicle dismantler or a certified scrap processor, he shall give such purchaser an MV-50 marked "wholesale" along with the proof of ownership.
- (b) When selling a vehicle as junk to a member of the general public, a dealer shall present a form he had printed, called a Customer's Declaration, to the customer. The form shall identify the vehicle by year, make, model and vehicle identification number. This form must be signed by the customer before the contract of sale is signed. The form shall have an original and one copy. The form shall contain the following four statements:
- (1) I declare I do not intend to operate this vehicle on the public highways (including public streets, avenues, roads, etc.) at this time.

- (2) I declare that I know I am buying a junk vehicle which is presently unsuitable for operation on the public highways. I know this vehicle must pass inspection before it may be registered.
- (3) I declare I know that before this vehicle may be operated on the public highways, it probably needs extensive repairs, the cost of which may exceed the purchase price. The only guarantees about the condition of this vehicle that I have are those I have in writing.

(4) I declare that I have examined the	he vehicle and that it is described accurately; furthermore, the
public vehicle identification number is _	and is on the vehicle.

The customer shall sign the form four times, once after each statement. The dealer shall keep the original of all Customer's Declarations stored in a safe place for a minimum of three years, after which he may dispose of them. Failure to obtain a Customer's Declaration signed after each statement will result in the treating of the sale as the sale of a used vehicle.

- (c) The dealer shall give the retail customer form MV-50, the proof of ownership and a copy of the Customer's Declaration. For a non-titled vehicle, the proof of ownership is a transferable registration. For a titled vehicle declared junk, the proof of ownership is form MV-907A (entitled Salvage Certificate). The dealer shall not issue an MV-TCR. This form must be marked "VOID" and left attached to the MV-50. The dealer shall not apply for a title or registration on the customer's behalf.
- (d) A dealer selling a vehicle as junk warrants that he is legally entitled to sell that vehicle and that there are no undisclosed liens on it.

78.46 Paper accompanying junk vehicles.

- (a) If a dealer's proof of ownership of a vehicle is a form MV-907, the dealer may submit the form MV-907 and proof of inspection and receive a certificate of title. Upon retail sale, the vehicle must be sold as used. If a dealer's proof of ownership of a vehicle is a form MV-907A, the dealer may submit the form MV-907A, form MV-82, application for title, and form MV-899, application for salvage vehicle examination. The appropriate fee must accompany the request. If the vehicle passes the physical examination, a certificate of title will be issued. Upon retail sale, the vehicle must be sold as used.
- (b) If a dealer purchases a vehicle whose proof of ownership is an out-of-state salvage title or junk vehicle certificate or the equivalent, the dealer shall promptly submit a copy of front and reverse of such proof of ownership with a request for an MV-907A. The dealer must appear as the transferee of the vehicle. Every vehicle obtained from an out-of-state insurance company shall be treated as a salvage vehicle and the title for that vehicle shall be treated as a salvage title.
- (c) It is expected that dealers will have need for MV-907A forms infrequently. These forms will not be supplied in advance to the dealer. A dealer needing an MV-907A may obtain one by submitting his proof of ownership to the Title Bureau, Department of Motor Vehicles, Empire State Plaza, Albany, New York 12228. A form MV-907A will be mailed back.

78.50 Vehicles repurchased pursuant to the lemon law.

(a) Upon the repurchase of a vehicle by its manufacturer or a dealer, pursuant to Section 198-a (new car lemon law) or Section 198-b (used car lemon law) of the General Business Law, or

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arbitration or alternative dispute procedure, the manufacturer or dealer shall mail a notice of such repurchase and the title to the vehicle to the New York State Department of Motor Vehicles, Title Bureau, Empire State Plaza, Albany, New York 12228 within five business days after the repurchase.

- (b) The manufacturer or dealer must receive the title or transferable registration from the owner as part of the repurchase of the vehicle.
- (c) Any repurchase of a vehicle after an owner has filed, had accepted and paid all fees required for arbitration shall be deemed a repurchase pursuant to General Business Law Section 198-a or 198-b.

APPENDIX A

SAMPLE FORMS COMMONLY USED OR SEEN BY DEALERS AND TRANSPORTERS

FS-20	New York State Insurance Identification Card	PAGE A-3
MV-17D	Vehicle/Boat Registration Rejection Notice	A-4 & A-5
MV-50	Retail Certificate of Sale	
MV-50	Temporary Certificate of Registration	A-8 & A-9
MV-61P	Official Business Certificate	A-10
MV-82	Vehicle Registration/Title Application	A-11 & A-12
MV-83SAL	Salvage Examination/Title Application	A-13 & A-14
MV-103	Odometer and Damage Disclosure Statement	A-15
MV-463	Application for Dealer Plate Issuance Program	
MV-464L	Order Form for Registration Plates/In-Transit Permits	A-18
MV-465	Registration/In-Transit Permit Transmittal Form	A-19
MV-639TR	Registration Sticker/Registration Receipt	A-20
MV-900	Notice of Lien	A-21
MV-901	Notice of Recorded Lien	A-22
MV-902	Application for Duplicate Title	A-23 & A-24
MV-907A	Salvage Certificate	A-25 & A-26

Note: The Form MV-907 (Proof of Ownership for Junked Vehicles) is technically obsolete, but may still be accepted as proof of ownership for a 1973 or newer vehicle if dated prior to 9/1/81.

DEALERS AND TRANSPORTERS (CONTINUED)

		PAGE
MV-999	Certificate of Title	A-27 & A-28
VS-1DRI	Original Facility Application	A-29– A-35
VS-2	Facility Renewal Application	A-36
	Manufacturers Certificate of Origin	A-37 & A-38
	Authorization for Dealer to Receive Certificate of Title on Behalf of Owner	A-39
	Lemon Law Notification	A-40

Note: The last two samples are included to provide content and format. Reproduction should be on dealer or manufacturer letterhead.

For more information on how to open a motor vehicle dealership and to obtain the proper forms, please visit:

http://dmv.ny.gov/org/dealers/open-dealership

NEW YORK STATE INSURANCE IDENTIFICATION CARD

888 NYS DMV TEST MUTUAL

Name & Address of Issuer DMV All Lines Agency 6 Empire State Plaza Albany NY 12228

An authorized NEW YORK insurer has issued an Owner's Policy of Liability Insurance complying with Article 6 (Motor Vehicle Financial Security Act) of the NEW YORK Vehicle and Traffic Law to:

MOTORIST, MICHAEL, M 123 SWAN STREET ALBANY

NY 12228

Policy Number NYPOLICY12345

Effective Date

Expiration Date 12/11/2000 12/11/2001

(Not acceptable to obtain registration after 45 days from effective date.) Applicable with respect to the following Motor Vehicle:

2001 Year

FERRA Make

NYDMVVIN123456789

Vehicle Identification Number

THIS ID CARD MUST BE CARRIED IN THE INSURED VEHICLE FOR PRODUCTION UPON DEMAND

WARNING: Any person who issues or produces an ID card knowing that an Owner's Policy of insurance is not in effect may be committing a misdemenor. In addition, a person who presents an ID card if insurance is not in effect may be committing a misdemeanor.

The name of the registrant and the name of the insured must coincide.

REPLACEMENT VEHICLE NOTATION: DMV WILL ONLY PROCESS A VEHICLE CHANGE (RE-REGISTRATION) USING THE REPLACED VEHICLE'S CURRENT

FS-20

NEW YORK STATE INSURANCE IDENTIFICATION CARD

888 NYS DMV TEST MUTUAL

Name & Address of Issuer DMV All Lines Agency 6 Empire State Plaza Albany NY 12228

An authorized NEW YORK insurer has issued an Owner's Policy of Liability Insurance complying with Article 6 (Motor Vehicle Financial Security Act) of the NEW YORK Vehicle and Traffic Law to:

MOTORIST, MICHAEL, M 123 SWAN STREET ALBANY NY 12228 Policy Number NYPOLICY12345

Effective Date

Expiration Date

12/11/2000 12:01 a.m.

12/11/2001 12:01 a.m.

(Not acceptable to obtain registration after 45 days from effective date.) Applicable with respect to the following Motor Vehicle:

2001 Year

FERRA Make

NYDMVVIN123456789

Vehicle Identification Number

THIS ID CARD MUST BE CARRIED IN THE INSURED VEHICLE FOR PRODUCTION UPON DEMAND

WARNING: Any person who issues or produces an ID card knowing that an Owner's Policy of insurance is not in effect may be committing a misdemanor. In addition, a person who presents an ID card if insurance is not in effect may be committing a misdemanor. misdemeanor.

The name of the registrant and the name of the insured must coincide.

REPLACEMENT VEHICLE NOTATION: DMV WILL ONLY PROCESS A VEHICLE CHANGE (RE-REGISTRATION) USING THE REPLACED VEHICLE'S CURRENT DECISTRATION. REGISTRATION.



FS-20

FAX: Scanable Bar Code



FAX INSTRUCTIONS:

- 1. The entire page must be faxed.
- 2. If submitted to DMV, either the entire page or the second ID card and large scanable bar code will be retained
- A faxed ID card must be replaced with a scanable ID card within 14 days of the effective date.
- 4. DMV will not accept a faxed ID card without a scanable barcode

MV-17D (FRONT)



	Date:
Department of Motor Vehicles VEHICLE REGISTRATION REJECTI Registration Services Bureau/Central	Doglars Unit
Registration services bureau, serial	Registration Number:
Your application was not processed for the reason(s) checked below. To avoid further delay, please return the additional and/or corrected paper	work with this form and a new Registration Transmittal Form (MV-465).
MV-82	MV-50, CERTIFICATE OF SALE
□ 011 - Not submitted	032 - Not submitted to show transfer from to
012A - Whiteouts or crossouts are not permitted in the lien field	☐ 031 - Required for trailers
□ 012B 13D - Registrant/Owner discrepancy	SEND REPLACEMENT MV-50 BECAUSE:
ADD INFORMATION TO MV-82	U 033 - Certificate was altered
\square 013K - Answer questions 1 and 2 on page 2; check all applicable boxes	☐ 055 - Plate number on MV-50 does not match number on MV-82 ☐ 035D - Mileage/Brand indicated on MV-50 does not match
□ 014A - Dealer signature	information on title or other ownership documents
☐ 014B - Registrant/Owner signature	032B - Owner's name on MV-50 does not match owner listed on MV-82
☐ 013C - Maximum gross weight ☐ 012E 012F 055 - Passenger plates on a pickup/van	☐ 032C - VIN does not match other documents ☐ 041B - Dealer and Purchaser signatures cannot be the same on MV-50
☐ Modified - Complete additional information/section 5 and/or	•
section 6 question 3.	ADD INFORMATION TO MV-50
☐ Unmodified - Answer question 4 on back of MV-82	□ 035A - Dealer signature □ 035B - Purchaser signature □ 034 - Plate number of registrant
AREA TO BE COMPLETED BY DEALER	034A - Incomplete inspection/no information
☐ 013F- Lienholder's name and address (front and back)	☐ 034D - Number of liens to be recorded (L0, L1, L2, etc.) ☐ 034B - Mileage/Mileage Brand incomplete
□ 013J - Plate number, date of temporary registration, facility ID number	□ 034C - Date of Sale/Date of Purchase
•	□ 032A - Lien Discrepancy:
PROOF OF IDENTITY/PROOF OF CORPORATION	MV-50 shows one or more liens, but MV-82 does not
☐ 043C - Copy of registrant's NYS driver license with correct name ☐ 042A - Proof of Corporation ☐ 043D - DBA	☐ MV-50 does not show any liens, but MV-82 does
☐ Proof of identity not submitted. 6 points are required for:	NYS INSURANCE CARD
\square 043A - Registrant \square 043B - Owner	☐ 021A - No card sent
RENEWAL/TRANSFER OF PLATES	021F - Replacement on original
□ 063 - Not eligible for transfer to additional registrant	023 - Scans with incorrect Client ID/Name
(registration in one name only)	☐ 024C- Vehicle different than vehicle being registered ☐ 027 - Effective date must be the same as, or prior to, the date the
☐ 064 - Registration submitted does not belong to registrant named	temporary registration was issued but not more than 45 days
on MV-82	before issued 024C - VIN is incomplete, or does not match other documents
☐ 055 - Registration is in two names. To drop a name, "Change"	□ 024B - 3-digit insurance code is missing
section on back of MV-82 must be completed.	□ 021B - FH1 insurance card is required
□ 054 - Above plate number is not assigned to the following facility number	☐ 030 - Insurance card must have both individual and DBA names LIEN RELEASE
☐ 028 - Our records show the registration is suspended/revoked	☐ 150 - Required from
because of a lapse of insurance coverage. For additional	☐ 150 - Required from ☐ ☐ 151 - Vehicle description does not match vehicle described in
information, contact DMV's Insurance Services Unit at (518) 474-0700. The case number is	ownership documents
☐ 213 - Our records show there is a scofflaw against the above plate	☐ 152 - Need date of release
number. The scofflaw must be cleared with	☐ 154 - The signature on the release must be the original signature or a facsimile stamp of an officer of the lending institution
before the application can be processed.	(we cannot accept any copies unless the signature is original)
(A copy of the clearance must be returned with the application.) Parking Violation Default suspension -call	OTHER INFORMATION
	□ 013E - Need MV-3W.3 - Axles and distance are required
□ 052A - Our records show the above plate number was surrendered before the date of sale. Please recheck your records.	☐ 222 - Need Heavy Weight Permit for MGW over 44,800 lbs.
□ 055 - Our records show the above plate number was replaced by	□ 041B - Proof of ownership unacceptable:
. Send us a correct MV-50 and	□ 041D - Proof of ownership missing:
MV-82 showing the new plate number.	☐ 221 - Our records show a duplicate title was issued on
☐ 218 - Contact DMV's Accounts Management Unit at (518) 474-0707 There is an "Investigation Refund" notation on the record.	☐ 041E - Vehicle does not comply with emissions regulations/no inspection on file, last 90 days
OTHER:	214 - Vehicle reported junked - call Title Services at (518) 486-4714
	071 073 - Odometer/Damage Discloser statement must be completed
	055 - Plate Discrepancy - ATV cannot be over 1,000 lbs.
Ш	226 - Bus plates required/15 or more passengers
MV-17D (7/15) Examiner •	PAGE 1 OF 2

MV-17D (BACK)





BOAT REGISTRATION REJECTION NOTICE

Registration Services Bureau/Central Dealers Unit

Date:	
Facility Number:	
Registration Number:	

We cannot process your application for the reason(s) checked below. Please make the necessary corrections and promptly return the paperwork to us.

Application For a Boat Registration and/or Title (MV-82B):	Bill of Sale:
□ 123 - The name of the registrant does not match the name of the owner on the bill of sale The form is incomplete. On the front of the form, please provide: □ a legal address □ 124F - the use □ 124G - the county of primary use □ 124J - the registration number/document number □ 124K - the dealer name □ 124M - a facility number □ 124L - the lienholder information	□ 111 - It was not attached to the application. The bill of sale was incomplete. Please provide: □ 114A -a facility number □ 114G - a consecutive bill of sale number □ 114I -a reference to whether the boat is "NEW" or "USED" □ 114J - the name and address of the dealership □ the name and legal address of the buyer (purchaser) □ 114B - the hull identification number/hull material
☐ OTHER: ☐ OTHER: ☐ OTHER:	☐ 114K - the year the boat was built/make of the boat ☐ 114L - the length of the boat ☐ 114E - the type of propulsion ☐ 114D - the boat registration number/document number ☐ 114F - the cost of the boat/amount of sales tax paid/no sales
The form is incomplete. On the back of the form: ☐ 125B - registrant must sign the Registrant Certification ☐ 125A - dealer must sign the Dealer Certification ☐ 124I - dealer must complete the Dealer Transfer Information section	tax number 114M - a statement that "All applicable sales tax has been collected" Miscellaneous: Please provide:
□ 208 Fund Discrepancy:	☐ 136 - certificate of title ☐ 132 - a copy of a Certificate of Documentation (form CG-1270) ☐ 134 - US Coast Guard Bill of Sale (form CG-1340) ☐ 133 - bill of sale from to
□\$ 5 - lien fee* *This only applies to boats 1987 and newer that are 14 feet or longer. OTHER: □ □ □ □	□ 041D - a manufacturer's statement of origin or certificate of origin □ 135 - transferable registration showing a proper transfer □ 133 - "Statement of Ownership" (MV-51B) with a bill of sale, showing transfer to a dealer (for non-titled boats only) □ 043A - proof of identity-6 points required □ 042A - proof of incorporation not submitted/unacceptable □ 137 - a listing of owners or assignees of the boat from the manufacturer to the current dealer (form MV-51B is attached for your use) □ 146 - a pencil tracing of a hull identification number
MV-17D (7/15) Examiner ♦	☐ 146 - a pencil tracing of a hull identification number ☐ 141 - Boat already on file — Application held in office ☐ 143 - Registration record sold — Application held in office ☐ 144 - No match on registration number in HIN File - Application held in office ☐ 146 HIN Discrepancy — Pencil tracing required PAGE 2 OF 2

MV-50 (03/04)



	TYPE OF SALE New York State Department of Motor Vehicles New York State Department of Motor Vehicles RETAIL CERTIFICATE OF SALE RETAIL CERTIFICATE OF SALE								
VEHICLE	INFORMATION	۷:	N	Ο.					
Year	Make	Model	Body Ty	pe Color	Weight (Unla	den)	Fuel Type:	Cylinders	Adult Seating Capacity
Vehicle Identi	fication Number		Lien(s)	Inspection Certif	icate Number	Date of Ir	nspection	Inspection Sta	tion Number
Plate/Permit	Number	Number of Dealer P		Lease Buyout (Insp. Not Requi	Selling Price (sed)				
DEALER	INFORMATION	(Print Name and Addr	ess)						
PURCHA	SER INFORMA	TION (Print Name and	d Address)					Date of Sale	
PRIOR O	WNER INFORM	IATION (Print Name	and Address Sol	urce of Owners	hip)			Date of Purchase	
Federal and	l state laws require t	RE STATEMENT hat you state the milea age may result in fines	ge of the vehicle	e described on ment.	this certificate, wh	en transfe	erring owne	rship. Failure	to do so, or not
The odome	ter on the vehicle de	escribed above has:	5 digits	6 digits, not i	ncluding tenths			DDOMETER RE	TADING
	fy that, to the best of le described above.	my knowledge, this odd	ometer reading re	eflects the "AC	ΓUAL MILEAGE	of the		DDOMETER RE	ADING
☐ I certi	fy that, to the best of	f my knowledge, this o	dometer reading	"EXCEEDS	MECHANICAL L	IMITS."		(no tenth	s)
☐ I certi	fy that, to the best of	f my knowledge, this o	dometer reading	g is "NOT THE	ACTUAL MILE	AGE. W	ARNING:	ODOMETER	R DISCREPANCY."
I certify: The requirements Equipment of	of the Commissioner's R ertification does not appl	e was sold to the purchaser of degulations. At the time of del by to a vehicle sold as new, was as a Class A misdemeanor p	livery, such equipme wholesale, or salvag	nt was in condition e. All New York S	and repair to render sa tate and local taxes du	tisfactory an	d adequate ser	vice on the public	highway under normal use.
DEALER (or	r authorized represent	tative) - (SIGN full name)	PRINT full name	of dealer or autho	rized rep.	Date		Dealer Facility No.	
PURCHASE	R - (SIGN full name)		PRINT full name	of purchaser		Date		Selling Dealer NYS Sales Tax No.	

ANY CHANGE OR ALTERATION VOIDS THIS CERTIFICATE

MV-50 COMPLETION INSTRUCTIONS



INSTRUCTIONS FOR COMPLETING A RETAIL CERTIFICATE OF SALE (FORM MV-50)

Use ball-point pen - Press hard

- 1. Dealers registered as "retail" must use only a pink Retail Certificate of Sale (MV-50), even if selling wholesale. Certificates of Sale must be issued in consecutive order.
- 2. Use a ball-point pen for printing or signing as required to complete each form. All information must be entered clearly and legibly.
- An MV-50 <u>must</u> be used for the transfer of all new and used vehicles, including lightweight trailers (unladen weight of 999 lbs. or less).
- 4. In the "Type of Sale" box, check the boxes that describe the type of sale you are transacting: whether the sale is wholesale or retail; and whether the vehicle is New, Used, Demo or Salvage.
- 5. In the "Fuel Type" box, enter the letter that corresponds to the fuel type:
 - G Gas; D Diesel; E Electric; F Flexible Fuel; C Compressed Natural Gas; P Propane; N None; O Other.
- 6. In the "LIEN" box, ENTER the number of liens on the vehicle. Enter 0 if there are no liens.
- 7. Enter the inspection certificate number, date of inspection and inspection station number, the plate/permit number or number of the dealer plate loaned. If no dealer plate was loaned, enter N/A.
- 8. If the vehicle is a lease buyout, check the "Lease Buyout (Inspection Not Required)" box.
- 9. On a retail sale, fill in the **selling price** of the vehicle(that is, the price paid after an allowance is made for a trade-in, if any). The amount of sales tax is not to be included in the selling price; the box should be filled in with the amount subject to sales tax. **IF THE TRANSACTION IS A LEASE, SIMPLY PRINT THE WORD "LEASE" IN THE SELLING PRICE BOX.**
- 10. **Odometer Disclosure** information must be completed for all vehicles ten model years old or **newer**. Check the appropriate box to indicate whether the odometer has five or six digits. If the odometer is in kilometers, write "km" to the right of the Odometer Reading box.
- 11. Print full name of dealer or authorized representative. A rubber stamp on each copy is acceptable for entering the dealer's name and address, but not the dealer signature. Enter the date, the Dealer Facility Number and the New York State tax number of the dealer selling the vehicle.
- 12. For all vehicles that will be registered and/or titled outside New York State, give the original MV-50, the title and/or other required proofs of ownerships to the purchaser at the time of delivery of the vehicle.
- 13. For vehicles to be titled and/or registered in New York State, send the original MV-50, the Manufacturer's Certificate of Origin or the current title, or New York transferable registration, the MV-82, any other required papers and payment to:
 - a. any State or County Motor Vehicles issuing office if you are not in the Dealer Plate Issuance Program, or
 - b. Central Dealers, if you are in the Dealer Plate Issuance Program, or
 - c. give the documents to the purchaser if there are **no** liens and he/she wants to title/register the vehicle.
- 14. For 1973 or newer vehicles that are to be titled but not registered in New York State, bring the original MV-50, the Manufacturer's Certificate of Origin or current title, and the MV-82, and the appropriate fees to any State or County Motor Vehicles issuing office, or mail these documents and fees along with a copy of the owner's driver license to the Title Services Bureau, 6 Empire State Plaza Rm. 322, Albany, New York 12228.
- 15. The MV-50 certificate number must be entered in your Book of Registry.
- 16. Federal requirements mandate that you keep the DEALER COPY (Part 2) of each completed MV-50 for at least five years.
- 17. The DMV COPY (Part 4) must be retained in serial number order. Completed books, with Part 4 intact, must be submitted with your MV-50 reorder request. If for some reason Part 4 has been ripped out of the book, it must be re-inserted in serial order number.
- 18. If the Temporary Certificate of Registration is **not** issued, the word "VOID" must be printed across its face and it **must** remain attached to Part 4, and returned to DMV when the completed book is submitted.

MV-50 (03/04)

MV-50 (FRONT) - TEMPORARY

MV-50 (03/04) TCR



TYPE OF SALE	New York S	State Department of N	1otor Vehicles					
☐ WHOLESALE <i>OR</i> ☐ RETAIL: ☐ New ☐ Used ☐ Demo ☐ Salvage	RETAIL (CERTIFICATE	OF SALE					
VEHICLE INFORMATION:	N	No.						
Year Make Mo	odel Body T	Type Color	Weight (Unlade	n) Fuel Type:	Cylinders Adult Seating Capacity			
Vehicle Identification Number	Lien(s)	Inspection Certificate	Number	Date of Inspection				
Plate/Permit Number Num	nber of Dealer Plate Loaned	Lease Buyout (Insp. Not Required)	Selling Price \$					
DEALER INFORMATION (Print N	ame and Address)							
PURCHASER INFORMATION (F	Print Name and Address)				Date of Sale			
PRIOR OWNER INFORMATION	Print Name and Address So	ource of Ownership)			Date of Purchase			
ODOMETER DISCLOSURE STA Federal and state laws require that you s telling the truth about the mileage may r	state the mileage of the vehicle result in fines and/or imprison	onment.		n transferring o	ownership. Failure to do so, or not			
The odometer on the vehicle described a	above has: 5 digits	6 digits, not include	ling tenths	Г	ODOMETER READING			
☐ I certify that, to the best of my know vehicle described above.	ledge, this odometer reading i	reflects the "ACTUA	L MILEAGE" c	of the				
☐ I certify that, to the best of my kno	wledge, this odometer readin	ng "EXCEEDS MEC	HANICAL LIN	ИITS."	(no tenths)			
☐ I certify that, to the best of my kno	wledge, this odometer readin	ng is "NOT THE AC	TUAL MILEAG	GE. WARNIN	IG: ODOMETER DISCREPANC	Υ."		
DEALER CERTIFICATION: I certify: The vehicle described above was sold requirements of the Commissioner's Regulations. Equipment certification does not apply to a vehistatements made herein are punishable as a Class DEALER (or authorized representative) - (S	At the time of delivery, such equipm cle sold as new, wholesale, or salva A misdemeanor pursuant to Section 2	nent was in condition and r age. All New York State a	epair to render satis	factory and adequat	ate service on the public highway under normal sale have been collected from the purchaser. Dealer	al use.		
					Facility No.			
PURCHASER - (SIGN full name)	PRINT full name				Selling Dealer NYS Sales Tax No.	Dealer NYS Sales		
MV-50 (03/04)	ANY CHANGE OR A	ALTERATION VOID	S THIS CERT		T 4 — DMV COPY RETAIN IN BO	эок		
(FRONT) New York State No. Department of Motor Vehicle	s				rary Certificate of Registration			
TEMPORARY CERTIFICATI	E OF REGISTRATION	described on th	e MV-50. If the	Certificate is no	ot issued, it must remain attached to, ar			
Date of Issue	ate of Temp Cert. of Reg.	A Temporar a. if the deal	er is selling the v	egistration can l vehicle;	be issued only by a registered retail dea	aler.		
Reg. Plate No.	ate of Original Reg.	c. if the veh For exam	ple: if the origina	sed is in the san	me registration class as the original veh	ing		
Year Make VIN		second re	gistration must b	e for the same c	mporary certificate may not be issued. class as the original registration. If not, ion from any Motor Vehicles office.			
Name of Dealership	Facility No.							

CONTINUE ON OTHER SIDE

MV-50 (BACK) - TEMPORARY



(BACK)

(CONTINUED)

- 2. Temporary certificates may ${f not}$ be issued:
 - a. when lending dealer plates to a customer;
 - b. where the customer has plates from another state; c. when issuing an inter-state in-transit permit to a customer;

 - d. if the vehicle does not display a valid Certificate of Inspection.
- 3. Expiration Date The Temporary Certificate of Registration expires 45 days from the date of issuance or at the expiration of the original registration certificate, whichever occurs first.
- 4. The Temporary Certificate of Registration shall be completely filled out, signed by the registrant in ink, and affixed to the windshield of the registrant's car beside the inspection sticker.
- 5. Advise the registrant to place the license plates on the vehicle purchased.
- 6. A Temporary Certificate of Registration may not be renewed.

I certify that these number plates were issued to me for a motor vehicle registered in New York State in my name, and that such number plates and registration are eligible for transfer to the described vehicle. I understand that I must file an application for registration and obtain a permanent Certificate of Registration from any Motor Vehicles office before expiration of this temporary registration.

Ø	1

MV-50 (03/04) TCR

Case 1:22-cv-09385-RA Document 25-6 Filed 01/31/23

MV-61P





THIS CERTIFICATE EXPIRES

FACILITY IDENTIFICATION NO.

Validation Date and Number:

This person is

pursuant to the provisions of the Vehicle and Traffic Law.

This document does <u>not</u> certify that this business complies with zoning and other local laws POST IN A CONSPICUOUS PLACE

MV-61P (11/95)

MV-82 (FRONT)



2	NEW YORK Departme		EGISTRATION/TITLE	Batch File No.	fice Use Only	Class		
A, 1	f YES - Complete se	egistered only for personal use?	Yes No	Orig Activity Dup Activity W/RF Sales Tax with Title	Renew W/RR Sales Tax Only withou			
В. (passenger pla If NO - Complete sec Complete the Certific	ates or commercial plates. Select tions 1-5 of this form. ation in Section 6.	used for commercial purposes are one: Passenger Plates C	Commercial Plates	ng on any part of the truck,	ou are eligible for		
Ī	I WANT TO:	REGISTER A VEHICLE CHANGE A REGISTRATION	RENEW A REGISTRATION REPLACE LOST OR DAMAGE	GET A TITLE O		mber		
		REGISTRANT (Last, First, Middle or	Nar Ye	FORMER NAM	(Area Code	t present proof). BILE PHONE NUMBER		
SECTION 1		TRANT (Lest, First, Middle) se ID number of CO-REGISTRANT	DATE OF BIRTH	eme Change Yes No SEX				
	THE ADDRESS WHER	RE PRIMARY REGISTRANT GETS N		Rural Delivery or box number. This	ADDRESS CHAN address will be on the document.) TState .	NGE? YES NO		
	THE ADDRESS WHE	RE PRIMARY REGISTRANT RESID	DES IF DIFFERENT FROM THE MAIL			County of Academics		
SECTION 2	Cylinders Was this vehicle altuwheel base, or a ler If YES, do you have If YES, is this aftere IMPORTANT: If you or plates (normally driver), you must sh	Itype of laden Weight	Power (Fuel) Diesel Delectric Delex Seating Capacity (Including Driver) yond that provided by the manufa ofety Certification (normally found of belts at all occupant seating posi- of increase the passenger capacit if the vehicle was altered or stretched to the Receipt OR a NYS DOT Exe the REGISTRANT, the OWNER	Odometer Reading in Miles currer by method of extend on the door jamb) in accord tions? y, you must present to the shed and now has an adu mption Letter.	2-Deor Conve 4-Deor Suburt 4-Deor Suburt 1-Deor Suburt 1-Deor 1-	Trailer. Motorcycle Traw Commercial vehicles Axles Distance Yes No Yes No Yes No Tor copy of all labels		
N 3	PRIMARY OWNER NY	S License Number NAME OF PRIN			PRIMARY OWNER DATE OF BIRTH Month Day Year	PRIMARY OWNER SEX		
SECTION	NAME OF CO-OWNER REGISTRATION AUTHORIZATION □ My signature authorizes the person(s) named in Section 1 to register this vehicle in that person's name. I have provided the current ownership document.							
No.			pplying for a NYS title. See form ID-82 - Pr			(Datė)		
Plat Sak Prio Owr	e Value es Tax Status Value (\$)	Rate Out		Audit Lien Release	IO NE NF I PA PI PK RC	EO EX FL NR NU OP OV RE SC SO SV TE TL TO		
	of Submitted Title	State	Stop/Response/Scoff Law		TP TR TX XR	4		

MV-82 (BACK)



	NAME OF PRIM	MARY REGISTRANT					
2N 4	DAMAGE DISCLOSURE Has the vehicle been wrecked, destroyed, or dam and labor to rebuild or reconstruct the vehicle to the to operate on the road or highways, is more than 7 If you marked YES, the vehicle must have an antihave the statement "Rebuilt Salvage" on it.	ne condition it was in 75% of the retail value	before an accide of the vehicle a	ent, and to make the vehicle legal t the time of loss?			
SECTION 4	VEHICLE MODIFICATIONS Has this vehicle been modified from the original method the wheel base? (Examples include: color change vehicles.) If "Yes," describe the modifications:	nanufacturer specifica es, added seats, pern	tions without ext	ending the chassis or lengthening Yes N d camping equipment, multi-stage			
		ov/divisions/operating	/osss/bus/inspec	ww.dot.ny.gov/divisions/operating/osss/bus/passenger tion) and/or be subject to Article 19-A requirement			
	Check one: A commercial tow truck with a gross vehicle weight rating of at least 8,600 pounds	Ambulette*		Operates as a taxi* (you <u>must</u> complete the "Taxis Only" section below)			
SECTION 5	Used only as a farm vehicle (form MV-260F, Part 1 must be submitted) Used only as an agricultural truck or agricultural trailer Ambulance	earse/Invalid t passengers*	Rented without a driver (private rental) Used to pick up passengers for compensation only in jurisdictions that do not regulate taxis* Other - describe the use:				
	INSURANCE REQUIREMENTS For Hire (direct or indirect compensation) - Sub Not For Hire - Submit a current and valid NYS			DOT Operation - Submit and record the NYS DOT Permit and/or the Federal DOT Permit number:			
	TAXIS ONLY (check one) Vehicle is used in New York City, Westchester Vehicle is used as a contract carrier in NYC (cor capacity between 9 and 14). You are eligible for l	mmuter van with seati		Vehicle is used for pick up in a jurisdiction tha regulates taxis <u>other than</u> NYC, Westcheste county, or Nassau county.			
SECTION 6	vehicle is fully equipped as required by the Vehicle and Tr. (form VS-1077) and will be inspected within 10 days. I accordance with the Vehicle and Traffic Law. If I am apply revocation. If I have plates in a series reserved for a speciam using a credit card for payment of any fees in connect WARNING: Intentionally making a false statement or pr. that may subject you to prosecution under the Print	affic Law, and has passe also certify that appropri ring for replacement regi- ial group, I certify that I a tion with this application, roviding false or mislead	d the required New iate insurance cove stration items, I cert m still eligible to rec. I understand that in ding information in Print Additional				
	Name Here (Print Name in Full - if registering for a corporation, print Sign Here X (Sign Here)	your full name and title)	Additional Signature	(Print Name in Full) (Sign Here - Additional signature required for a partnership or if registering this vehicle in more than one name.)			

MV-82 (7/22)

This form is available at dmv.ny.gov.

reset/clear

PAGE 2 OF 2

MV-83SAL (Front)

MV-83SAL (7/22)





SALVAGE EXAMINATION/TITLE APPLICATION

For more information about salvage, visit dmv.ny.gov

Your current proof of ownership determines the total fee you must pay: A. New York State title/Out-of-state title/Marshal's sale/Police Bill of Sale/Garageperson Lien: \$205.00 B. New York State Salvage Certificate (form MV-907A): \$200.00 C. Owner-retained Salvage: \$200.00 D. You received a letter from the Department of Motor Vehicles that indicates your vehicle must go through the salvage examination process (DMV Case #): Include the fee indicated in the letter. Make your check or money order payable to "Commissioner of Motor Vehicles". NOTE: These fees cannot be refunded. The Department of Motor Vehicles does not accept third party or starter checks. NAME OF PRIMARY OWNER (Last, First, Middle) NYS driver license number of PRIMARY DATE OF BIRTH SEX 111 NAME OF CO-OWNER (Last, First, Middle) DATE OF BIRTH SEX CONTACT TELEPHONE # (Required) Is this a corporation or partnership? □Yes □No THE ADDRESS WHERE PRIMARY OWNER GETS MAIL (Include Street Number and Name, Rural Delivery or box number. This address will be on the document.) City or Town County of Residence Apt. No. THE ADDRESS WHERE PRIMARY OWNER RESIDES IF DIFFERENT FROM THE MAILING ADDRESS (DO NOT GIVE A P.O. BOX.) Zip Code VEHICLE IDENTIFICATION NUMBER VEHICLE DESCRIPTION Make Body Type For Other Vehicles (mark one) Body Type For Cars (mark one) Unladen Weight 2-Door 4-Door Convertible Station Wagon or Other □Pick-up □Van □Motorcycle □Tow □Trailer □Other Type of Power (Fuel) For trailers & commercial Maximum Gross Weight For rentals, buses & taxis Seating Capacity ☐ Gas ☐ Diesel ☐ Electric ☐ Flex ☐ CNG ☐ Propane ☐ Hybrid ☐ None Odometer Disclosure/Reading in Miles is Actual, Not Actual, or Exceeds mechanical limits. certify that the odometer reading of NY DEALER (Assigned Lienholder Name and Mailing Address EMAIL AND ALTERNATE ADDRESS (If you want the examination notice sent to another address, or by email, please complete the following): Name (Use Corporate Name, if applicable) Address (Number Apt.# and Street) City State ZIP Code Home Telephone No. Business Telephone No. *E-mail Address *EMAIL NOTIFICATION: If you have provided your email address, the email notice you receive WILL BE THE ONLY NOTIFICATION SENT TO YOU.* Please save and print that notice as you will NOT receive a letter by regular mail. APPOINTMENT SITES: I request to have the vehicle examined at the following location: Binghamton** Utica Albany __ Bronx (serves Westchester & Bronx counties) Buffalo _Canton** Rochester Highland (serves Ulster/ Plattsburgh* Queens Village (serves New York/Queens/ Horseheads** Putnam/Dutchess/Orange & Oxford** Kings & Richmond counties) Rockland Counties _ Syracuse Deer Park (serves Nassau & Suffolk counties) **NOTE: Only occasional service is offered at this location. Do you need a permit to drive the vehicle to/from the exam location? (NYS residents only) \square Yes \square No If yes, you must include the following: • current proof of NYS insurance (a copy of form FS-20 or form FS-21) NYS Safety/Emissions Inspection report showing "passed"

If you do not provide the correct forms, fees, and a completed and signed application,

DMV must return your application and check or money order to you.

PAGE 1 OF 2

MV-83SAL (Back)



		NAME OF	PRIMARY OWNER (Last,	First, Midd	le)				
The second second	SALVAGE (check all b				and the same		*********		The street of th
	overed Stolen With No I	Damage	☐ Recovered		with damage)		Collision Loss		Flood Damage
☐ Unkno	own		☐ Other (explai	in)					
	BODY PARTS, POWER				u must check e		The second secon		
	Vehicle Identification Number Plate Missing, Altered or Defaced	- Ц	Right 3/4 Nose ☐ Nose (Complete) ☐		ear Clip owls	YES NO	Frame (Repair or Replacement)	YES	□ Driver Air Bag□ Passenger Air Bag
	Left 3/4 Nose	0 0	Body	□ F	ront Cut Off		Engine Transmission		☐ Other Air Bags
ITEMIZED	BODY REPAIR (you n	nust check	either Yes or No for	each ite.	m):	Not rec	juired for Bikes, traile	ers, et	Ž.
YES NO									
	. Bumper/Grill				14. RIGH PILLA		3. RIGHT REAR DOOR 12. ROOF		
	. Radiator Support			15	RIGHT FRONT		11. RIGH	TREAR	
	. Hood		16. RIGHT FROM	NT	DOOR	1		ANEL	
	Left Front Fender		FENDER		1	_	7		An TRUMP DE
	. Left Front Door			1	1	1	TIME	1	10. TRUNK LID
	. Left Center Pillar			/		_//			-
	Left Rear Door	1.80	MPER/GRILL	9	1	7		×	9. REAR BUMPER
= = 7	Left Rear 1/4 Panel		N N	A	150	1/4	1	1	
	. Rear Bumper		10			1	11		B. LEFT REAR 1/4 PANEL
E	O. Trunk Lid		RI CO	W.	1	5. LEFT F	RONT 7.	LEFT REA	
	1. Right Rear 1/4 Panel			3. H	4. LEFT FROM	0000		DOOR	
	2. Roof		2. RADIATOR SUPPORT	,	FENDER		PILLAR		
	3. Right Rear Door								
	4. Right Center Pillar								
	5. Right Front Door	17. FRAM	ME .	7					
	6. Right Front Fender			5					
□ □ 17	7. Frame	1							
noted abo	for Repairs: At the tim ove under Major Body lentification number (VI	Parts, Po	wer Train, Airbags o						
CHECKLI	ST TO AVOID REJECT	ION OF A	PPLICATION: (Pleas	e make s	sure all require	ed forms o	re properly complet	ed and	d signed)
The state of the	MV-83SAL				nal Lien or Lie		E-ST TREE TO SECURE OF THE		18/10/2
	or Money Order with c	orrect fee		_	f of Identity (as				
☐ Origina	al Proof of Ownership *			Indiv	riduals - NY re driver ID card.	sidents: a Non-Resid	copy of your current dents: 6 points of ID	(refer t	
☐ Origina	al Bill of Sale and/or Dec	aler Reassi	gnment (if applicable) *	regis	tration or title	in the co	rporation's name, or	a NY	ition, or a NYS vehicle S Department of State
☐ Proof o	of Sales Tax Paid (form)	FS-6T or for	rm MV-50)		Part and The News		ea name (DBA), or a e of Partnership or D		cate of good standing.
*Must	have both buyer and sell	er signatur	res	Cour	nty Clerk, or St	atement of	Partnership or Joint	Owne	rship (form MV-83T).
	ive questions about yo				4.000		Mail your completed AUTO THEFT & SAL		
	nation Scheduling, call:	AT THE REAL PROPERTY.				1	OFI P.O. Box 2105 E		
E-Third Colonia	ation and Title, call: (51		The state of the s	MARKET AND A			Albany NY 12220-0		
	sion of Field Investigat ed appointment if you g								
you may	reschedule only one	time. If yo	ou do not keep you	schedu	led appointm	ent, you v	vill forfeit your fee.	Your	nust pay a new fee of
\$150.00, card.	To pay this fee, send	a check o	or money order to the	e addres	s above, or co	all either 5	518-486-9786 of 1-80	0-698	3-2931 to pay by credit
cara.	IG: Intentionally making	n a false s	statement or providin	a false a	r misleadina i	information	in connection with	this a	onlication is a criminal
WARNIN									
	that may subject you		the vahiole The get					all cor	stitute a waiver of all
offense t represent	that may subject you tation concerning the								
offense t represent	that may subject you			g the sub	sequent open	ation of the	e vehicle.		
offense t represent claims of	that may subject you tation concerning the	e State of	New York respecting	90.00	2200 22 0 22 0 22 0	07.0 - 0 - 1-10 - 10 1		plete.	
offense t represent claims of	that may subject you tation concerning the fliability to DMV and the CATION: I certify that,	e State of	New York respecting	90.00	2200 22 0 22 0 22 0	07.0 - 0 - 1-10 - 10 1		plete.	
offense t represent claims of	that may subject you tation concerning the station to DMV and the CATION: I certify that,	e State of	New York respecting	90.00	mation provide	ed on this t		plete.	
offense t represent claims of CERTIFIC Primary Print Nan	that may subject you tation concerning the fliability to DMV and the CATION: I certify that, Owner	e State of	New York respecting	90.00	nation provide Co-Owner Print Name:	ed on this t		plete.	
offense t represent claims of CERTIFIC Primary Print Nan Signature	that may subject you tation concerning the fliability to DMV and the CATION: I certify that, Owner	e State of	New York respecting t of my knowledge,	90.00	nation provide	ed on this t			
offense t represent claims of CERTIFIC Primary Print Nan Signature Dealer	that may subject you tation concerning the tidability to DMV and the CATION: I certify that, Owner	e State of	New York respecting t of my knowledge,	the inform	nation provide Co-Owner Print Name; Signature X	ed on this t	orm is true and com		
offense t represent claims of CERTIFIC Primary Print Nan Signature	that may subject you tation concerning the still tability to DMV and the CATION: I certify that, Owner me:	e State of	New York respecting t of my knowledge,	the information	nation provide Co-Owner Print Name:	ed on this t	orm is true and com		te;





ODOMETER AND DAMAGE DISCLOSURE STATEMENT

FEDERAL AND STATE LAWS REQUIRE THAT YOU PROVIDE THE MILEAGE AND CONDITION OF THE VEHICLE DESCRIBED BELOW WHEN TRANSFERRING OWNERSHIP OF IT TO SOMEONE ELSE. IF YOU DO NOT GIVE THE MILEAGE AND CONDITION INFORMATION TO THE NEW OWNER, OR IF YOU GIVE FALSE MILEAGE INFORMATION, YOU MAY BE SUBJECT TO FINES AND/OR IMPRISONMENT.

Odometer Disclosure Statement

Entar adamatar randing avantly as it appears on the

		er odometer read dometer (excludi				ears on the applicable boxes.				
	che	e vehicle descri	bed I	below	is equippe	ed with an odomet	er that (please			
ODOMETER READING has five digits, excluding tenths										
(NO TEN	(NO TENTHS)									
	-	est of my knowled r of the vehicle de	-			ing reflects the ACT	UAL MILEAGE as			
	ify that, to the bes meter started ove	, ,	e, thi	s odon	neter readin	g "EXCEEDS MECH	IANICAL LIMITS."			
		est of my knowled TER DISCREPAN			meter read	ing is "NOT THE AC	TUAL MILEAGE.			
	Dar	mage Disclosu	re St	ateme	ent - Chec	k One Box				
I certify that, and destroyed or rebuild or reconstant the road of the certification (Checking the registered and	to the best of m damaged to suc onstruct the vel or highways, is e " <u>has</u> " box me d that the title is	nicle to the cond more than 75% eans that the ve sued will have th	nis vont the dition % of chicle he st	ehicle total it was the re must ateme	has be estimate, s in before etail value t have an nt "Rebuilt	een or has not actual cost, of an accident, and of the vehicle at anti-theft examinates Salvage: NY" on i	for legal operation the time of loss. tion before being			
Vehicle Year	Make	Model B	ody Typ	e	Vehicle Identifica	tion Number				
Seller's Signature				Seller's Na	ame (Print Name	in Full)				
	de Street Number and Nan	ne, Rural Delivery, Box, Ap	t. No.)							
City or Town					State	Zip Code	Date of Statement			
New Owner's Signatur	New Owner's Signature New Owner's Name (Print Name in Full)									
	de Street Number and Nam	me, Rural Delivery, Box, Ap	t. No.)							
City or Town					State	Zip Code	Date of Statement			
MV-103 (7/16)	Skip	the Trip! Do Your	DMV E	Busines	s On-Line At	: dmv.ny.gov				





APPLICATION FOR DEALER PLATE ISSUANCE PROGRAM

(Print or Type all information)

DMV OFFICE	USE ONLY
REG. CLASS	<u>LIMIT</u>
PAS	
MCY	
COM	
TRL	
ATV	
IN-TRANSIT PERM	IITS

SEE PAGE 2 FOR INSTRUCTIONS ON HOW TO FILL OUT THIS APPLICATION

78.23(a), and the Dealer Plate Issuan	ce Manual (MV-461) section 1.2.			
Facility Identification Number	Dealer E-mail Address			
3. Contact Person				
4. Telephone Numbers (Required)				
Business ()	Emergency ()	Fax	()	
5. Business Name As It Appears on Your Official	Business Certificate			
6. Business Address - Street	City	State	Zip Code	County
7. What type of security will you use in storing pla			DMV inspectio	n and approval.)
☐ Locked Safe		Other		
How many vehicles and trailers did you sell at the control of	rcial (c) Motorcycle	(d) Trailer Original		(e) ATV Original
9. Registration plates/in-transit permits are request for the following registration classes:		torcycle	□ ATV	☐ In-Transit Permit
Plates and permits issued under this program ca.	n be issued only for vehicles and trailers that are	sold at retail.		
CERTIFICATION: I certify that I have read, and will procedures outlined in the Deal Registration Instructions (RV-2), Commissioner's Regulations or p. Issuance Program, and/or suspens I further certify that all the inform	er Plate Issuance Manual (MV- governing the Dealer Plate Issuar cocedures may result in the withd ion or revocation of my dealer reg	461), and, if application application and the Program. I understrawal of my authorization or the imposition of the imposition of the imposition and the imposition an	ble, the Altand that and that and that tion to part tion of a cir	Il-Terrain Vehicle Deale ny violation of the statute ticipate in the Dealer Plat vil penalty.
(Print or Type Name of Office	er of Corporation or Owner)	<u> </u>	(F	Print or Type Title)
Ø				
/Signature of Officer of	Corporation or Owner)	9.	/D	ate of Application)

FALSE STATEMENTS MADE ON THIS APPLICATION ARE SUBJECT TO SECTION 210.45 OF THE PENAL LAW.

RETURN THIS APPLICATION TO:

VIA MAIL
New York State Department of Motor Vehicles
Dealer Plate Issuance Unit
PO Box 2820
Albany NY 12220-0820

VIA CERTIFIED OR OVERNIGHT DELIVERY
New York State Department of Motor Vehicles
Dealer Plate Issuance Unit
6 Empire State Plaza Rm 322
Albany NY 12228

MV-463 (12/15) dmv.ny.gov PAGE 1 OF 2



HOW TO FILL OUT THE APPLICATION

1. Facility Identification Number

Provide the facility identification number printed above your name and address on your official business certificate, Form MV-61P.

2. Dealer E-mail Address

Provide the e-mail address for your dealership that can receive communications from DMV via the Internet.

3. Contact Person

Provide the name of a person who can be contacted during and outside of your business hours.

4. Telephone/Fax Numbers

- Provide a telephone number where you can be reached during business hours. (Required)
- · Provide an emergency telephone number where you can be contacted outside your business hours. (Required)
- Provide a fax number, if available.

5. Business Name

Provide the business name as it appears on your official business certificate.

6. Business Address

Provide your business address as it appears on your official business certificate.

7. Secure Storage for Plates and In-Transit Permits

Specify the type of security you will use to store plates and in-transit permits. If you check "Other", you must identify type of facility or device. For example, if you will not store plates in a locked safe or a locked room, but will store them in a locked cabinet, check "Other", and write "locked cabinet" next to "Other".

8. Plate Limit

For the last calendar year, list the total original retail sales for the classes of vehicles and trailers shown.

9. Registration Class

Identify the registration class(es) for which you are requesting registration plates and/or in-transit permits.

Signature Line

- · Print or type the name of the corporate officer or the owner.
- Provide the signature of the corporate officer or the owner.
- Print or type the title of the corporate officer or the owner.
- · Fill-in the date the application is signed.

MV-463 (12/15) PAGE 2 OF 2



NEW YORK STATEOF OPPORTUNITY Motor Vehicles	ORDER FORM FOR REGISTRATION PLATES/IN-TRANSIT PERMITS dmv.ny.gov						
	PRINT OR TYPE <u>ALL</u> R	EQUEST	ED INFORMAT	ION.			
Date							
Facility Identification Number		Name o	f Title Clerk				
Telephone Number Fax No	umber	E-Mail					
())						
Name (as it appears on your official business certification)	ate)						
Number and Street	City		State 2	ZIP Code	County		
DMV OFFICE USE ON	ILY	REGI	STRATION PL	_ATES/IN-TR REQUEST		ERMITS (IT	Ps)
	Pa	ssenger	Commercial	Motorcycle	Trailer	In-Transit Permit	ATV
		No. of	No. of	No. of	No. of	No. of	No. of
		Boxes	Boxes	Boxes	Boxes	Packages	Boxes
 Minimum order - 1 box (25 sets of plates)/1 package (25 permits per package) Maximum order - 5 boxes of plates/4 packages of in-transit permits Fee (you must use a separate check for each plate type you order) \$125 per box of plates \$312.50 per package of in-transit permits 							
	A.	Total reg boxes or	dered		X \$12	25 = \$	
B. Total permits: packages ordered X \$312.50 =							
			heck or money B above) = Check numbe		I	\$	
CERTIFICATION: I certify that and that I am entitled to participate plates/in-transit permits received in follow these regulations may result in	e in the Dealer Plate Iss accordance with Dealer	uance P Plate Iss	rogram. I will suance Progra	store, issue, m regulation	and prod s. I under	cess the regretant that f	jistration

NOTE: ♦ Do not send cash.

♦ Make check or money order payable to "Commissioner of Motor Vehicles". To send via UPS, FEDERAL EXPRESS, ETC:

◆ Make sure to include your facility number on the check or money order.

◆ Mail order form and check or money order to: DEPARTMENT OF MOTOR VEHICLES DEALER PLATE ISSUANCE UNIT PO BOX 2820 ALBANY NY 12220-0820

(Signature)

DEPARTMENT OF MOTOR VEHICLES PLATE ISSUANCE UNIT ROOM 226 6 EMPIRE STATE PLAZA ALBANY, NY 12228

(Title)

The Dealer Plate Issuance Manual (MV-461) can be accessed on our DMV website: dmv.ny.gov.

FALSE STATEMENTS MADE IN CONNECTION WITH THIS ORDER ARE PUNISHABLE UNDER SECTION 210.45 OF THE PENAL LAW.

MV-464L (5/21) THIS FORM MAY BE PHOTOCOPIED FOR ADDITIONAL ORDERS

MV-465

F



MV-465 (6/22) NEWYORK Department of Motor Vehicles

REGISTRATION/IN-TRANSIT PERMIT TRANSMITTAL FORM

For Motor Vehicle (including ATV) or Boat Sales
DO NOT USE THIS FORM FOR TITLE ONLY APPLICATIONS.

CILITY NUMBER:			DMV OFFICE USE ONLY
DO NOT USE A RUBBER STAMP IN NAME/ADDRESS SECTION BELOW			DATE RECEIVED:
Dealer Name	DDRESS SECTION	JA BELOW	SENT BY: US Mail Private Courier Service (UPS, FedEx, etc.) Tracking No.
Street Address			Service Bureau Name and License Number:
City	State Z NY	ip Code	Dealer E-mail Address:

DO NOT WRITE IN SHADED AREA

INSTRUCTIONS:

- 1. Use to transmit up to 20 registration and/or in-transit permit transactions. Complete a separate transmittal form when resubmitting applications.
- Type or clearly print all information requested on this form. All information must appear clearly on copies 1 & 2 to ensure timely processing.
 Keep copy 3 for your records.
- 3. Please type or print the plate or in-transit permit number for each transaction.
- Include a BLANK check, signed by your authorized representative, payable to "Commissioner of Motor Vehicles". After processing this transmittal, we will return a copy to you showing the amount charged for each transaction.

Transmittal Date:	Check Number:	Name of Person	n Completing Form:	Telep	hone (include area code):
1 1				()
Plate/In-Transit Permit Nu	mber	DMV Office Use Only	Plate/In-Transit Permit Nu	mber	DMV Office Use Only
1			11.		
2.			12.		
3.			13.		
4.			14		
5			15		
6			16		
7			17		
8			18		
9			19		
10			20.		
Processor Initials:					
Date / /				TOTAL - \$	

Post Office Boxes cannot accept deliveries from private courier services. If you <u>ARE</u> using a private courier service for delivery, please mail all required items to:

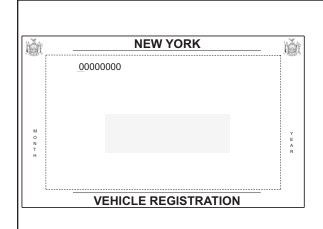
NEW YORK STATE DEPARTMENT OF MOTOR VEHICLES PARTNERING PROGRAMS 6 EMPIRE STATE PLAZA — RM 322 ALBANY NY 12228 If you ARE NOT using a private courier service for delivery, mail this form, the dealer's blank check, and all applications and documentation to:

NEW YORK STATE DEPARTMENT OF MOTOR VEHICLES PARTNERING PROGRAMS PO BOX 2825 ALBANY NY 12220-0825

SECTION 420-a(4) of the Vehicle and Traffic Law requires vehicle and boat dealers to send the "Vehicle Registration/ Title Application" and other required documents to the Department of Motor Vehicles WITHIN 5 CALENDAR DAYS from the date a temporary registration is issued.

Case 1:22-cv-09385-RA Document 25-6 Filed 01/31/23 Page 69 of 90

MV-639TR (FRONT)



Your registration expires on the month and day printed on your document. dmv.ny.gov Renew this registration online! Remove the sticker before selling the vehicle to avoid tickets intended for the next owner.

MV-639TR (BACK)

DRIVE SOBER BUCKLE-UP	Does the plate number on both the sticker and the registration document match the number on the license plates you just received or that are already on your vehicle?
The front of this document may be photocopied to show to authorities.	Are your name, address and the vehicle information correct? Report any errors to a Motor Vehicles office.
CHANGE OF ADDRESS - You must notify Motor Vehicles within 10 days. Write your new address on the other side of this document. VEHICLE TRANSFER INFORMATION If NONTRANSFERABLE is printed on the front of this document, you must use your title to transfer ownership of the vehicle. If TRANSFERABLE is printed on the front of this document, New York State will not issue a title for this vehicle. You can transfer ownership using this document but not a photocopy of this document. Ownership Transferred to	
INSTRUCTIONS: Remove old sticker. WASH & DRY area. PEEL SLOWLY beginning here	nt, and press gently around edges of sticker.





NOTICE OF LIEN

All information (except signature) must be typed. Be careful when entering vehicle, hull or manufactured home ID number. When information is not legible, is incorrect, or not complete, the lien is <u>not</u> recorded.

VEHICLE/BOA	T/MANUE	CTURED HO	ME INFORM	IATION				about filing a .ny.gov/forms	lien electronically, s/mv-909.pdf
Identification Number		IOTORED HOL		, tilon					
Year	Make			Body Type/H	lull	Regis	tration/Plate	No. of Borrower	; if any
This is a:	/ehicle	Boat	Trailer	Γ	Manufactur	red home			
OWNER INFO	RMATION	l							
Owner's Last Name	.				First				M.I.
Owner's Last Name	•				First				M.I.
Street Address (incl	uding Apt. No.)								
City						State		Zip Code	
Check here if	this is a new	address.							
	be recorded	only if the nam							or to be recorded, on it license.
OWNER'S STATE	EMENT: I und	derstand that the for this vehicle,	lienholder w boat, trailer o	vill send thi	s notice to the	he DEPARTMI gave it to the l	ENT OF M	IOTOR VEHI	ICLES. If a title was
OWNER(S): SIG	N HERE X				Χ			D	ate
(4)	_	(Must be an origina a copy of the	I signature. If a I POA must be atta	POA is used, ached.)		oe an original signa copy of the POA m			
If signing for a co	rporation, pr	int vour name ar	nd title:						
	, , ,	.,			(Name)			(Ti	tle)
LIEN INFORM	ATION								
Lien Filing Code (as	ssigned by DM\	: enter only if a co	de has been as	signed to you	or your compa	iny)			
Lienholder's Name									
Lienholder's Name	(continued)								
Street Address									
City						State		Zip Code	
This notice author the department in			or Vehicles to	disclose (or	otherwise n	nake available)	informatic	on about the li	enholder obtained by
Χ					D	ate of Security	Agreemen	t	
(Lienholder	's Signature—I	Must be an original	signature or a f	acsimile stam	p)		J		
Has a NY Certific	cate of Title b	een issued to th	is borrower?	☐ YES	□ NO	IF YES, ATTAC	CH TITLE.		
LIENHOLDER: /									s title (if issued) to: IY NY 12220-0604
	Go to th	You can verif e Lien/Title Cer				title certificate site: dmv.ny.go			

MV-900 (7/19)

MV-901



Make

New York State Department of Motor Vehicles

NOTICE OF RECORDED LIEN

I.D. Number

	Wgt:/Lgth. Fuel Cyl/Prop. Body/Hull. Color
	Owner: If you have moved and have not yet notified this Department of your new address, cross out the address shown and print your new address in its place.
OWNER	
	ADDITIONAL LIENHOLDERS
B B CTA	A
The following information applies only to the lienholder shown in the box above.	and the same
Our security interest in the vehicle, boat or manufactured home described in this notice has been satisfied.	
We have assumed ownership of this vehicle, boat or manufactured home. We are transferring ownership to:	
We have assigned our security interest in this vehicle, boat or manufactured home to:	
Lien Filing Code	
Name Date of Assignment	
No. and Street CELS	OK
City State Zip	
Authorized Signature Date	

If you are the owner named on this notice, you can keep this notice with the Certificate of Title and when you sell the vehicle, boat or manufactured home, give the transferred Title AND this notice to the new owner. To obtain a lien-free Title before then, return your current Title, this lien notice and a \$20.00 fee to the DMV, Title Bureau, 6 Empire State Plaza, Albany NY 12228-0330. (Check or money order should be made payable to the Commissioner of Motor Vehicles.)

If you cannot locate the Title for the vehicle, boat or manufactured home, you must apply for a duplicate. You may apply for a duplicate by completing Form MV-902 (available at a DMV office or on our web site at www.nysdmv.com) and mailing it with a \$20.00 check or money order AND this lien notice to the DMV, Title Bureau at the above address.

If your address has **not** changed since you last registered the vehicle and your registration shows your current address, you may be able to apply for a duplicate title on line. For more information, please visit our web site listed above.

MV-901 (1/06)





APPLICATION FOR DUPLICATE TITLE

TITLE BUREAU PO Box 2750 Albany NY 12220-0750

If any of the statements below apply to this application, mark the box of each statement that applies and complete Section 1 and Section 2 below. If there is no statement that applies, go to "Instructions" below:

The address is a NEW ADDRESS .	Last, First, Middle Initial
The OWNER NAME HAS CHANGED. Enter <u>NEW</u> name:	
The OWNER IS DECEASED.	
The OWNER HAS GIVEN POWER OF ATTORNEY.	
Included with this application is an original LIEN RELEAS	E that is signed and includes a date. (Photocopies are not accepted.)

INSTRUCTIONS:

- Complete Section 1 below. Provide all requested information.
- Read, sign and enter the date in Section 2 Certification.
- Provide the required proof of identity for the person who signs the certification in Section 2 (see Section 3 on page 2).
- If your name has changed, the owner is deceased, or if you have Power of Attorney, provide the required documentation that is described in Section 4 on page 2.
- Provide a separate \$20 fee for each application.
- Bring this application with your ORIGINAL proof of identity documents and the correct fee to any Motor Vehicles office. If Section 4
 applies to you, bring the required documentation.

OR

Mail this application with PHOTOCOPIES of your proof of identity, any additional documentation (if required under Section 4) and the correct fee to the Title Bureau at the address shown on the top of this page. Pay with a check or money order payable to "Commissioner of Motor Vehicles", do not mail cash.

OR

If your address has not changed since you last registered the vehicle and your current address is on your registration, you can apply for a duplicate title online. For more information visit dmv.ny.gov

SECTION 1 Vehicle or Hull Identification Number (VIN or HIN) Owner's Name (Last, First, Middle or Business Name) C/O (For Power of Attorney, dealer authorization or the owner is deceased) Current Mailing Address (Street Number and Name) City or Town Customatic Tor Model and State Security (VIN or HIN) Year Make License Plate No. Date of Birth (Month/Day/Year) / / / Apt. Number Daytime Telephone Number () State Zip Code

SECTION 2 — CERTIFICATION

I understand that the **DUPLICATE CERTIFICATE OF TITLE** received as a result of this application replaces all previously issued titles, and that only this duplicate title may be used to sell, transfer or trade the vehicle, boat or manufactured home described above. I certify that the last issued Certificate of Title has been lost, destroyed or damaged. If lost or destroyed, I do not know where it is; if damaged or illegible, I have enclosed it with this application. I certify that the information I have given on this application and on any documentation provided in support of this application is true and complete.

WARNING: Making a false statement on this application, or submitting any documentation in support of this application that is false, may be punishable as a criminal offense.

SIGN HERE X	
(Signature of Owner or Applicant)	(Date)

If you sign for a corporation or use an "in care of" address, print your full name and your title here (i.e. Power of Attorney, Executor, Next of Kin, President, etc.)

IMPORTANT: ACCORDING TO LAW, THE DUPLICATE CERTIFICATE OF TITLE MUST BE MAILED TO THE OWNER. DO NOT VISIT DMV TO GET THE DUPLICATE TITLE.

MV-902 (4/22) PAGE 1 OF 2

MV-902 (BACK)



SECTION 3 - PROOF OF NAME/IDENTITY

- ♦ If you apply at a DMV office, bring original proofs
- ♦ If you apply by mail, send us photocopies of your proofs. Originals will not be returned.

For Persons

- 6 points of proof of name

A NYS photo driver license, learner permit, or non-driver ID card that is current or that has been expired no Proof of date of birth, and
 longer than 2 years meets both requirements. Other acceptable documents for proof of identity and their related point values are listed on form 1D-82 (Proofs of Identity for Registration and Title) which is available at dmv.ny.gov and any Motor Vehicles office.

For Corporations (one of the following proofs)

- A NYS vehicle registration or a title certificate in the name of the corporation; or
- A certified copy of the NYS Certificate of Incorporation: or
- New York State corporations must provide:
 - a. a certificate of good standing or subsisting issued by the NYS Department of State; or
 - b. a filing receipt issued by the NYS Department of State.
- 4. Out-of-state corporations must provide:
 - a. a certified copy of the Certificate of Incorporation from their home state; or
 - b. a certificate of subsisting or foreign bid issued by the NYS Department of State.
- Corporate DBAs must provide a filing receipt from the NYS Department of State that includes the DBA.
- Unincorporated associations: The proofs that are required depend on the type of organization. Contact a Motor Vehicles office for information.

For Partnerships (one of the following proofs)

- A Certificate of Partnership (filed with the County Clerk): or
- A copy of the DBA filing receipt issued by the County Clerk.

SECTION 4 - SPECIAL INSTRUCTIONS FOR NAME CHANGE, OWNER DECEASED OR POWER OF ATTORNEY

Name Change

- 1. At the top of page 1 mark the box "OWNER NAME HAS CHANGED" and enter your new name in the space provided to the right.
- 2. In Section 1, enter your former name in the "Owner's Name" box and complete the remaining boxes in Section 1.
- 3. In Section 2, sign the Certification and write the date.

If your name has changed and you sell the vehicle, boat or manufactured home, you can give the title with your former name to the person who purchases the vehicle. A title in your new name is not required.

If your former name is on the title and registration and you need a duplicate title in your new name, you must first change your name on your driver license and registration. Bring this application AND original marriage certificate, divorce certificate or other documents that confirm your name change to any

If your former name is on the title but the vehicle is NOT registered and you need a title in your new name, you MUST mail this application AND a photocopy of your marriage certificate, divorce certificate or other documents that confirm your name change to the Title Bureau at the address shown at the top of Page 1.

Owner Deceased

- 1. At the top of page 1, mark the box "OWNER IS DECEASED".
- 2. In Section 1:
 - Enter the name and date of birth of the deceased.
 - In the "C/O" (In Care Of) space, enter your name.
 - In the "Current Mailing Address" space, enter your address.
- 3. In Section 2:
 - . Sign your name and indicate either your relationship to the deceased (deceased's spouse, child under the age of 21 or next of kin) or legal title granted by the court. For example: "Mike Motorist, Executor of the Estate of David Brown"; "Mike Motorist (Surviving Spouse)"; "Mike Motorist (Guardian of minor child)"; etc.
- 4. You must also bring or mail the following:
 - Documents to prove your identity, not the identity of the deceased (see Section 3);
 - A copy of the death certificate or a certification of death; and
 - · Letters Testamentary or Letters of Administration (if relationships above do not apply to you).

NOTE: Additional guidelines could apply to register or transfer the vehicle for which you need a duplicate title. For additional information, see form MV-349 (Transfer of Vehicle Registered in Name of Deceased Person) or form MV-349.1 (Affidavit for Transfer of MotorVehicle).

Power of Attorney

At the top of page 1 mark the box "OWNER HAS GIVEN POWER OF ATTORNEY". In Section 1:

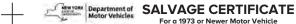
- 1. Enter the name and date of birth of the owner.
- 2. In the "C/O" (In Care Of) space, enter your name.
- 3. In the "Current Mailing Address" space, enter your address.
- 4. Provide an original Power of Attorney (POA) that is notarized and includes: The date POA was issued, name and address of person or company that gave POA, name and address of person or company that has the POA, original signature of person who gave the POA

MV-902 (4/22) dmv.ny.gov



MV-907A (FRONT)







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- (Print name of officer of corporation or authorized individual) (Signature of officer of corporation or authorized individual) (Title of officer or individual) 7. INITIAL VEHICLE ACQUISITION - Complete Form MV-907A, Salvage Certificate. Mail the DMV copy with proof of ownership to Department of Motor Vehicles, Auto Theft and Salvage Unit, P.O. Box 2105-ESP, Albany, New York 12220-0105. The DMV copy must be mailed within 15 days of vehicle acquisition even if vehicle disposition (Section 5) is unknown. Do not hold the DMV copy until you dispose of the vehicle. When selling the vehicle, the transfer document is given to the purchaser. NOTE TO PURCHASER:
 - 1. To transfer ownership of this salvage vehicle, complete a new Form MV-907A, Salvage Certificate. Attach the transfer copy (copy 1) to the previous transfer copy(ies) you received and give all copies to the new purchaser. Be sure there are no missing transfer copies and that continuity of ownership is maintained. Keep the file copy and DMV copy for your records.
 - 2. To title the salvage vehicle, apply for a NYS DMV salvage examination (NYS does not accept salvage examinations conducted by other states) to: Department of Motor Vehicles, DFI, Auto Theft and Salvage, 6 Empire State Plaza, Albany, New York 12228. You will be contacted regarding the time and place of examination. You must send the following completed original documents (not copies) and fees.
 - a. All original MV-907A Salvage Certificate Transfer Documents, proving ownership of the vehicle; b. Form MV-50, Certificate of Sale, if applicable; c. Form MV-83SAL, Salvage Examination/Title Application; d. A check for \$200 (\$150 examination fee plus \$50 title fee) payable to the Commissioner of Motor Vehicles (we cannot accept starter checks or third-party checks); e. Proof of payment of sales tax (FS-6T).
 - 3. Vehicles issued an MV-907A cannot be registered in New York until a New York State salvage examination has been completed. Once the examination has been completed and you receive a New York State Rebuilt Salvage title in the mail, you must bring the title to a DMV office and make application for the vehicle's registration.

MV-907A (BACK)

NOT **VALID FOR TRANSFER**



SCRAPPED OR DESTROYED

- ♦ Acquirer of Vehicle If you checked "scrapped or destroyed," you must destroy (crush or flatten) the vehicle totally. Neither the vehicle, any of its major component parts, nor its vehicle identification number plate may ever appear again as a vehicle or as part of a vehicle. Complete the front of this 3-part form. Send the DMV copy to the Department of Motor Vehicles, Auto Theft and Salvage Unit, PO Box 2105-ESP, Albany NY 12220-0105. Keep the file copy and the transfer document for your records. If you sell a crushed vehicle to a scrap processor, note the information about the transaction in the space provided below.
- ♦ Purchaser of Vehicle If you purchase a vehicle from the initial acquirer to scrap or destroy it, and you receive a transfer document, keep the document for your record. Neither the vehicle, any of its major component parts, nor its vehicle identification number plate may ever appear again as a vehicle or as part of a vehicle. If you sell a crushed vehicle to a scrap processor, note the information about the transaction in the space provided below.

DISMANTLED FOR PARTS

◆ Acquirer of Vehicle - If you are the initial acquirer of the vehicle that you will dismantle, complete the front of this 3-part form. Send the DMV copy to the Department of Motor Vehicles, Auto Theft and Salvage Unit, PO Box 2105-ESP, Albany NY 12220-0105. Keep the file copy and the transfer document for your records.

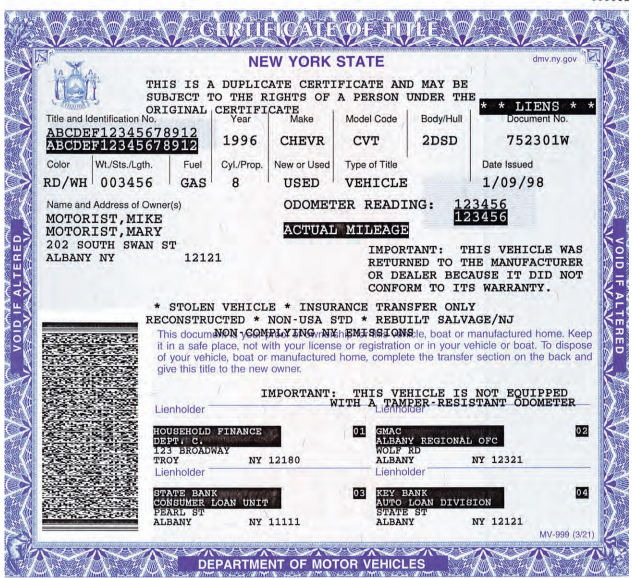
Then you dismantle the vehicle completely omponent parts, and the transfer of unsold p			number plate. Note be	elow the remova	and sale of major
Purchaser of Vehicle - If you purchase one below the removal and sale of major contract the vehicle is 10 or more model years old,	mponent parts, and	the transfer of unsold parts		nt, use the docun	nent as your record
SERIAL NUMBER	DATE REMOVED	DRIVER AIR BAG INVENTORY NUMBER	DATE SOLD	INVOICE NUMBER	
PURCHASER'S NAME	NO. & STREET	CITY		STATE	ZIP CODE
SERIAL NUMBER	DATE REMOVED	PASSENGER AIR BAG	DATE SOLD	INVOICE NUMBER	
SERIAL NUMBER	DATE REMOVED	INVENTORY NUMBER	DATE SOLD	INVOICE NUMBER	
PURCHASER'S NAME	NO. & STREET	CITY		STATE	ZIP CODE
OTHER AIR BAG Driver side impact	Passenger side impac	t Driver side curtain D	Passenger side curtain	Other Specify	
SERIAL NUMBER	DATE REMOVED	INVENTORY NUMBER	DATE SOLD	INVOICE NUMBER	
PURCHASER'S NAME	NO. & STREET	CITY		STATE	ZIP CODE
SERIAL NUMBER	DATE REMOVED	ENGINE INVENTORY NUMBER	DATE SOLD	INVOICE NUMBER	•
SERIAL NUMBER	DATE REMOVED	INVENTORT NUMBER	DATE SOLD	INVOICE NUMBER	
PURCHASER'S NAME	NO. & STREET	CITY		STATE	ZIP CODE
SERIAL NUMBER	DATE REMOVED	TRANSMISSION INVENTORY NUMBER	DATE SOLD	INVOICE NUMBER	
PURCHASER'S NAME	NO. & STREET	CITY		STATE	ZIP CODE
	В	ODY/REAR CLIP/COWL			
SERIAL NUMBER	DATE REMOVED	INVENTORY NUMBER	DATE SOLD	INVOICE NUMBER	
PURCHASER'S NAME	NO. & STREET	CITY		STATE	ZIP CODE
		FRAME			
SERIAL NUMBER	DATE REMOVED	INVENTORY NUMBER	DATE SOLD	INVOICE NUMBER	
PURCHASER'S NAME	NO. & STREET	CITY		STATE	ZIP CODE
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PURCHASER'S NAME	NO. & STREET	CITY		STATE	ZIP CODE
NAME OF SCRAP PROCESSOR TO WHOM UNSOLE	D MAJOR COMPONE	NT PARTS OR CRUSHED VEHICL	ES ARE TRANSFERRED	DATE OF SALE	
STREET				INVOICE NUMBER	
CITY			STATE	ZIP CODE	
MAJOR COMPONENT PARTS OF VEHICLE NOT TR	RANSFERRED TO SCR	RAP PROCESSOR AND STILL IN S	STOCK		
V-907A (10/21)					+
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MOTORIST, MIKE MOTORIST, MARY 202 SOUTH SWAN ST ALBANY NY

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000001



MV-999 (BACK)



	CTION I - Transfer by Owner				
1	DOOMETER DISCLOSURE STATEME Note: This vehicle cannot be registered ederal and State Law require that your failure to do so, or providing a faise	or titled in the name of the new own	described on this certificate whe	n transferring ownershi	ODOMETER READING
	certify that, to the best of my knowledge 1. reflects the ACTUAL MILEAGE a 2. EXCEEDS MECHANICAL LIMITS 3. not the actual mileage. WARNING	ge, this odometer reading (check one as seen on the odometer of the vehic S (odometer started over at zero)	9):	☐ Five D	(no tenths) TER HAS SPACE FOR: (Check or igits, excluding tenths gits, excluding tenths
)/	MAGE DISCLOSURE STATE	MENT (To be Completed b	y Owner Named on Face	of Title)	-
	l certify that, to the best of my know or actual cost of parts and labor to re is more than 75% of the retail value registered and that the title issued will	ledge, this vehicle has been on ebuild or reconstruct the vehicle to of the vehicle at the time of loss. (have the statement "Rebuilt Salvag	r has not been wrecked, dest to the condition it was in before an (Checking the " <u>has</u> " box means the e; NY" on it.)	royed or damaged to so n accident, and for legal at the vehicle must have a	operation on the road or highw an anti-theft examination before b
	or we transfer the vehicle, boat or r listed on this certificate, if any. I also Note: Section 2113 of the Vehicle	certify that this is the most recent	t title issued for this vehicle, boat	or manufactured home	
	Seller's Signature		Seller's Name (Print in	Full)	
	Street Address	City	State	ZIP code	Date of Statement
The same of	Buyer's Signature		Buyer's Name (Print in	Full)	
	Street Address	City	State	ZIP code	Date of Statement
	CTION II - Reassignment by II DDOMETER DISCLOSURE SATEM Note: This vehicle cannot be registered. Federal and State Law require that ve	ENT I or titled in the name of the new own	ner unless mileage is disclosed.		ODOMETER READING
The second second	DOMETER DISCLOSURE STATEME	or titled in the name of the new own our state the mileage of the vehicle statement, may result in fines and ge, this odometer reading (check on of the vehicle described on the front. 5 (odometer started over at zero)	ner unless mileage is disclosed. described on this certificate who dor imprisonment. e):	en transferring ownersh ODOME □Five t	ODOMETER READING
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VS-1DRI Page 1



NEWYORK Department of ODICINIAL E		La r	DMV	USE ONLY	
Motor Vehicles ORIGINAL F	ACILITY APPLICATION	Tracking #	C	ounty	Zip Code
FOR ASSISTANCE WITH THE COMPLI OR INFORMATION ON BUSINI PLEASE VISIT DM	ESS REQUIREMENTS	Facility #	Facility	y Name	l .
	APPLICANTS: PLEAS	E READ CAR	EFULLY		
hese are the business types that you					
Dealer/Transporter dealer/transporter information is on page	Repair Shop repair information is	on page 5		spection Statio	
NOTE: If you apply for a Junk & Salvage bus	siness you must submit form VS	-1JS.	-1,11		
PART 1 Print name and location of bu	usiness, business e-mail addr	ess and phone nu	mber below	<i>r</i> :	
Business Name		Busines	ss E-mail Addres	SS	
Business Street Address (physical location)				Business Phone N	o. (Area Code)
City	State ZIP	E		County	7
CONTACT: This information will be used for cont	act and correspondence while proc	essing this application	ONLY		
Contact Person (principal of business)	Title	Contact	's E-mail Addres	ss	
Mailing Address				Contact Phone No	. (Area Code)
City	State ZIP		9	County	
Attach a copy (front & back) of the owner non-driver ID card, passport or resident ali Last Name	's valid driver license. If the owner	a copy of the business does not have a drive		ittach a copy of one	The second secon
Residence Address (Include Number and Street)	City	State	ZIP	Residence Phone N	o. (Area Code)
Please Sign Name in Full				Driver License/Non Driv	er ID Number
PARTNERSHIP WITH ASSUMED N → MEnclose a copy of the partnership p the DBA name. Complete one section for each partner; if me not have a driver license, Mattach a copy of 1. Last Name	papers obtained from your County ore than three, #attach additional	Clerk's office. The pa pages. Attach a co	opy of each p	artner's driver licens rd.	
Denislancia Asidemaa (Instituta Number and Chesat) City	State	ZIP	Residence Phone N	n (Aron Code)
Residence Address (Include Number and Street	City	State	ZIF	()	o. (Area Code)
Please Sign Name in Full				Driver License Num	ber
Please Sign Name in Full X 2. Last Name	First		MI	Date of Birth (Month/Day/Year)
Residence Address (Include Number and Street) City	State	ZIP	Residence Phone N	o. (Area Code)
Please Sign Name In Full				Driver License Nur	nber
3. Last Name	First		MI	Date of Birth (N	fonth/Day/Year)
Residence Address (Include Number and Street) City	State	ZIP	Residence Phone N	o. (Area Code)
Please Sign Name In Full				Driver License Nur	nber
X					

VS-1DRI (5/22)



PART 2 continued on next page

PAGE 1 OF 7

VS-1DRI Page 2



PART 2 (Ownership) CONTINUED FROM PAGE 1

		CORPORATION (Inc., Corp., Ltd		5. A.m. 2				redvi.			
		➤ #Enclose a copy of the filing re					or dos.	ny.gov			
	ч	CORPORATION WITH ASSUM	A.	The second second second second second			J C	on the XP	VC D	1 - C Ct-1	
		 Print corporation name below a (518) 473-2492 or dos.ny.ge 		opy of the filing	receipt with the	assumed name	issued II	om the N	Y S Departmen	t of State:	
		Corporation Name	DV .								
	_		A state with								
	П	LIMITED LIABILITY COMPAN	Y (LLC)								
	Trea	Inc., Corp., and Ltd., list corporate asurer). List stockholders and perceitional pages if needed. Attach a c of the following: non-driver ID card.	ntage of stock gopy of each liste	not required for d person's driver	publicly-trade license. (If any	d companies). I	For LLC oes not l	have a dri	managing men	nbers. // Attach attach a copy of	
	1.	Last Name		F	First			MI	Date of Birth	(Month/Day/Year)	
		Title (check all that apply)	☐ Secretary	☐ Treasurer	☐ Member	Other_				Percentage of Stock	
SECTION C		Residence Address (Include Number and S	Street)	City		State	ZIP	R	tesidence Phone	No. (Area Code).	
E		Please Sign Name In Full						Drive	r License Numbe	er	
SE		X						1			
	2.	Last Name		F	First	. 2		Mt	Date of Birth	(Month/Day/Year)	
	Ī	Title (check all that apply)	☐ Secretary	☐ Treasurer	☐ Member	Other				Percentage of Stock	
	П	Residence Address (Include Number and S	Street)	Gity	-	State	ZIP	R (tesidence Phone)	No. (Area Code)	
		Please Sign Name In Full X						Drive	r License Numbe	er	
	3.	Last Name		F	First		1	MI	Date of Birth	(Month/Day/Year)	
		Title (check all that apply)	☐ Secretary	☐ Treasurer	Member	Other			1	Percentage of Stock	
		Residence Address (Include Number and S	Street)	City		State	ZIP	R (tesidence Phone	No. (Area Code)	
		Please Sign Name In Full						Drive	r License Numbe	er	
ī		X □ EDUCATIONAL FACILITY (School, BOCES)									
		 Print Superintendent's name b Superintendent (Name and 	elow. No docum	ents required for	proof of busine	ess name.					
٥	E	GOVERNMENT AGENCY (Sta ➤ Print Government Official's n Government Official (Nam	ame below. No d	locuments require	ed for proof of l	ousiness name.					
SECTION	Ple	ease enter information of supervising	employee of fac	ility who may be	contacted rega	rding complianc	e issues.				
SE	1.	Last Name			First			MI	Date of Bir	th (Month/Day/Year)	
	F	Contact Address (Include Number and St	reet)	City		State	ZIP		Contact Phone N	vo. (Area Code)	
		Email									
		Please Sign Name In Full						Driver Li	cense Number		
		X									

PAGE 2 OF 7 VS-1DRI (5/22)

VS-1DRI Page 3



PART 3	Complete all sect	tions:		
denied.	suspended or revoked		interest as owner, partner, corpora	business that had its license, registration or certification te officer or stockholder holding more than ten percent
If "YE	S": Specify name and	d address of the person(s), business	type, facility number, certified in	spector number, date and action that was taken.
busine	ss license, registration	n or certification?	S	nding hearing regarding a DMV Vehicle Safety issued spector number, date and action that was taken.
	ou or any person nam	ned in this application been convicted	l of, or forfeited bail for, any mis	demeanor or felony at any time? No Yes
Convic	tion Date n specific nature of of	Penalty fense	Court	
If you l	have additional offens	ses they <u>must</u> be reported on an 🦸	attached sheet.	4.00.000.00
D. Does a		ancial interest in your business that	is not disclosed on this application	on? No Yes
Author	ity) or your valid NY	ction Stations and Transporters, must S issued tax ID number here: https://www.7b.nystax.gov/TIVL/tivl:		ment of Taxation and Finance DTF-17A (Certificate of tax.ny.gov or (518) 485-2889
		eral Employer Identification Numbe		Do you have employees as defined by orker's Compensation and Disability Insurance coverage.
				pertification for any of the types below?
Re WI	tail Motor Vehicle De tail Motor Vehicle De holesale Motor Vehicle herant Vehicle Collect at facility/certified in the facility/certified in	raler, Other	☐ ATV Dealer ☐ Salvage Pool ☐ Repair Shop ☐ Repair Shop disposing	☐ Inspection Station ☐ Qualified Dealer ☐ Mobile Car Crusher of major component scrap
Previo		A CONTRACTOR OF THE CONTRACTOR		
PART 4	Place of business Do you	The name on the tax bill or de Lease (complete Section The name on the tax bill or de Sublease (complete Sect Pending/Lease (complete	ay file it - the publish disputable it and place it. In the publish of the publis	ne in Part 1. your lease Name listed in Part 1
			ve permission to use location to	o operate your business (i.e. dealers can sell motor
A. All app Name of Prop	licants must comp perty Owner	plete this section.		Phone No. (Area Code)
Owner Mailing	g Address (Include Numb	er and Street)		()
City				State ZIP
Number of Ye	ears or Months Owned		Is this property zoned for all of t	the business type(s) you are applying for?
renew that I	lease. If you do not p	leases will expire in the next six revoide the required information with easing, complete this section.	nonths, g you must provide a let n your application, the application	tter from the owner or lessor stating the intention to
	e the lease is in (Lessee			Phone No. (Area Code)
Business Add	ress	City	State ZIP	Must Have at Least Six-Month Lease Expiration Date / /
		nplete this section.		1 Expiration Date 1 1
	e the sublease is in (Subl			Phone No. (Area Code)
Business Add	ress	City	State ZIP	Must Have at Least Six-Month Lease - Expiration Date /

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DEALER/TRANSPORTER INFORMATION

Complete #1. Read #2 and #3

1. Check business type(s) below:							
□ Retail Motor Vehicle Dealer, New (franchised passenger cars, SUVs, light trucks, etc.) – With one or more franchise agreements with one or more registered manufacturers to sell at retail a particular make of new motor vehice from You must include a copy of every franchise agreement with your application.							
Number of dealer demonstration plates requested Number of MV-50 books requested							
□ Retail Motor Vehicle Dealer, Other (motorcycles, trailers, used cars, RVs, heavy trucks, etc.) – Engaged in retail retail with wholesale buying, selling or dealing in motor vehicles, motorcycles, limited use vehicles or trailers of more than 1,000 pounds unladen weight (other than mobile homes).							
Number of dealer demonstration plates requested Number of MV-50 books requested							
■ Wholesale Motor Vehicle Dealer – Engaged in buying, selling or dealing in motor vehicles, motorcycles or trailers at wholesale ONLY (cannot sell retail).							
Number of transporter plates requested Number of MV-50 books requested							
☐ Boat Dealer – Engaged in buying, selling or trading boats designed to have a motor, and that can be used to transport one or more people across water.							
Number of boat dealer demonstration numbers requested Number of dealer demonstration plates requested							
☐ Transporter — Requiring the limited operation of motor vehicles, motorcycles, limited use vehicles or trailers for the purpose of delivery, repair or improvements. Include a written statement with your application that explains, in detail, your business need for transporter plates.							
Number of transporter plates requested							
☐ ATV Dealer – engaged in buying, selling or trading ATVs.							
☐ Yacht Broker – acts as an agent for either the buyer or the seller of a boat.							
2. All Motor Vehicle Dealers are required to have in place (and filed with NYS DMV) a surety bond, in the appropriate amount, as follows:							
\$20,000 – Retail or Wholesale Motor Vehicle Dealer (other than New) that sold 50 or fewer vehicles during the previous calendar year.							
\$100,000 – Retail or Wholesale Motor Vehicle Dealer (other than New) that sold more than 50 vehicles during the previous calendar year.							
\$50,000 - Retail Motor Vehicle Dealer, New (franchised passenger cars, SUVs, light trucks, etc.)							
Dealers selling only trailers, motorcycles, vehicles over 10,000 pounds, ATVs, boats, snowmobiles are exempt from the bond requirements.							
#Form VS-3, Dealer Bond Under New York State Vehicle and Traffic Law Section 415(6-b), must be completed by the sured company. The form (copies accepted), with the surety company's seal, business name, address and signature cowner/partner/corporate officer/managing member, and power of attorney papers must be included with your application.							
All Motor Vehicle Dealers must enroll in and use the VERIFI electronic book of registry system. For more information visit www.VERIFINY.com							

ALL DEALER REGISTRATIONS (MOTOR VEHICLE, BOAT, TRANSPORTER, AND ATV) see VS-142, Dealer/Transporter Requirements.

VS-1DRI (5/22)





REPAIR SHOP INFORMATION

Complete this section:

Check one Repair Shop typ	e: Repair Shop Drive-in Appraisal	☐ Body Repair Shop (over 50% of work is body repair) ☐ Mobile Repair Shop (repair shop on wheels)
of motor vehicle refrigerant rec	your application, a copy of yoling equipment, as require	ng systems? □No □Yes Manufacturer's Certificate or a copy of invoice as proof of purchase d by Section 398-c of the New York State Vehicle and Traffic Law. v/ozone/title6/609/technicians/appequip.html
3. Repair Shop that disposes of if "Yes", you are certifying as a frames or bodies). Identify the	repair shop that disposes	major component parts (including transmissions, engines, noses,
Name	Address	Facility Number
Name	Address	Facility Number
Name	Address	Facility Number
of occupancy, a local license, The letter from your local auth following: the full name and a Repair Shop at the location id	or a letter from your local a ority must be on its letterho ddress of your business, ty entified on your application	or Body Repair Shop registration, //you must enclose a certificate uthority stating that "you may operate a Motor Vehicle Repair Shop". ead, be dated (not more than ten years old), and contain the pe of business, a statement that you may operate a Motor Vehicle, and the printed name and title of the official who prepares the vas operating at that location. Provide the previous facility number, and
Facility Number	Busine	ss Name

REPAIR SHOP REGISTRATION - see VS-145, Repair Shop Requirements.

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INSPECTION STATION INFORMATION

IMPORTANT NOTICE FOR PUBLIC EMISSIONS INSPECTION STATION LICENSE APPLICANTS

The number of public official emissions inspection stations allowed in each county of the State is capped. Before you submit your application, check to see if the county you are applying in is at its maximum number. If this county is at its maximum you can:

- Purchase an existing facility and attach form VS-95.
- Reserve a spot on the waitlist with form VS-94 (no need to submit an Original Facility Application at this time).

More information can be found at dmv.nv.gov/node/1906. If you have questions about the Inspection Station Cap, call the DMV Vehicle Safety Application Unit at 518-474-0919.

Complete this section:

Please be sure to read the important notice above. □ Dealer Inspection Station — Must have a dealer registration. Dealer business name and inspection station name me be the same. Inspects only vehicles owned by the dealership and its employees. □ Fleet Inspection Station — Business must have more than 25 vehicles registered in its name, and perform inspect only on its own vehicles and vehicles owned by employees of the firm. If you checked "Fleet Inspection Station", how many vehicles are registered in the business name? 2. Check the inspection group(s) for vehicles you intend to inspect, and for which you have the necessary space and equipmer Group 1 □ a & b □ b only a. All passenger vehicles, suburbans, and trucks up to and including 18,000 pounds MGW. All public stations must have a NYVIP emissions system. For information on purchasing inspection equipment, call OPUS (Systech) at 1-866-623-6 b. Trailers up to and including 18,000 pounds MGW Group 2 □ a & b □ a only □ b only a. • All motor vehicles over 18,000 pounds MGW • All motor vehicles over 18,000 pounds MGW • All motor vehicles with a seating capacity of more than fourteen passengers • All trailers that have an MGW over 10,000 pounds, and those trailers that have an MGW over 10,000 pounds a under 18,001 pounds, when requested by the registrant • All semi-trailers Group 3 □ Motorcycles Group DL □ Diesel Emissions inspections, print the manufacturer's name and the model number of the testing equipment here: (Manufacturer's Name) (Model Number) 4. What is the length and width (in feet) of your enclosed inspection area?	□ Public Inspection Station — Inspects vehicles for general public and must have a repair shop at the same location. Please be sure to read the important notice above. □ Dealer Inspection Station — Must have a dealer registration. Dealer business name and inspection station name must be the same. Inspects only vehicles owned by the dealership and lits employees. □ Fleet Inspection Station — Business must have more than 25 vehicles registered in its name, and perform inspectionly on its own vehicles and vehicles owned by employees of the firm. If you checked "Fleet Inspection Station", how many vehicles are registered in the business name? 2. Check the inspection group(s) for vehicles you intend to inspect, and for which you have the necessary space and equipment of the inspection group(s) for vehicles you intend to inspect, and for which you have the necessary space and equipment of the property of the inspection group(s) for vehicles you intend to inspect, and for which you have the necessary space and equipment of the property of the inspection group(s) for vehicles you be not including 18,000 pounds MGW. All public stations must have a NYVIP emissions system. For information on purchasing inspection equipment, call OPUS (Systech) at 1-866-623-8 b. Trailers up to and including 18,000 pounds MGW Group 2 □ a & b □ a only □ b only a. • All motor vehicles that have an MGW over 10,000 pounds and under 18,001 pounds, when requested by the registrant • All motor vehicles with a seating capacity of more than fourteen passengers • All trailers that have an MGW over 18,001 pounds, and those trailers that have an MGW over 10,000 pounds are under 18,001 pounds, when requested by the registrant b. • All semi-trailers Group 3 □ Motorcycles Group 1 □ Diesel Emissions Inspections, print the manufacturer's name and the model number of the testing equipment here: (Model Number) 4. What is the length and width (in feet) of your enclosed inspection area? (Verhead Door Height) 5. Give the name and certificate number		
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			Name Certificate Number Expiration Date
			Part of the second of the seco

INSPECTION STATION LICENSE - see VS-143, Inspection Station Requirements.

/S-1DRI (5/22)

PAGE 6 OF 7



Your Original Facility Application is nearly complete.

REMEMBER TO INCLUDE THE FEES ASSOCIATED WITH THIS APPLICATION!

When you submit this application, you must submit a check or money order made payable to the Commissioner of Motor Vehicles.

NOTE: If you are applying to be a Boat Dealer, Yacht Broker or ATV Dealer, the above fee may not be correct. Please contact Vehicle Safety at (518) 474-0919 for the correct fee for your application.

CERTIFICATION

(all applicants must complete this section)

ALSE STATEMENTS ON THIS APPLICATION ARE PUNISHABLE BY LAW AND MAY RESULT IN DENIAL, SUSPENSION, OR REVOCATION OF YOUR BUSINESS CERTIFICATE(S). I certify that I am the owner, partner, officer or managing member of the facility named on this application. I further certify that: The facility applying for registration as a motor vehicle dealership is not a franchisor, manufacturer, distributor, distributor branch or factory branch as defined in section §462 of the New York State Vehicle and Traffic Law, nor is the facility a subsidiary, affiliate, or controlled entity thereof; the facility applying for registration as a motor vehicle dealership is, and will remain, in compliance with all state and local laws and regulations, and it will enroll in and use the VERIFI program if registered as a motor vehicle dealership; and all information provided in this application is true. I understand that making a false statement on this application or submitting any documentation in support of this application that is false may be punishable as a criminal offense.

Name		Date of Birth (Month/Day/Year
Business e-mail address	-2.00	
Residence Address (Include Number and Street)	City	State ZIP
Please Sign Name In Full	Title	Date (Month/Day/Year)

PLEASE REVIEW THE REQUIREMENT CHECKLIST(S). YOU MUST MEET ALL REQUIREMENTS TO BE APPROVED.

- > Have you completed the entire application?
- Have you signed the application?
- Have you included your check or money order for the application and registration/licensing fees? (NO STARTER CHECKS ACCEPTED)
- > Make your check or money order payable to: Commissioner of Motor Vehicles
- > Return this completed application along with all REQUIRED ATTACHMENTS by mail to:

Vehicle Safety Services Application Unit 6 Empire State Plaza, Room 220 Albany NY 12228-0001

If you need assistance, call the Office of Vehicle Safety Application Unit at 518-474-0919.

Forms are available at dmv.ny.gov

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VS-2

INSTRUCTIONS





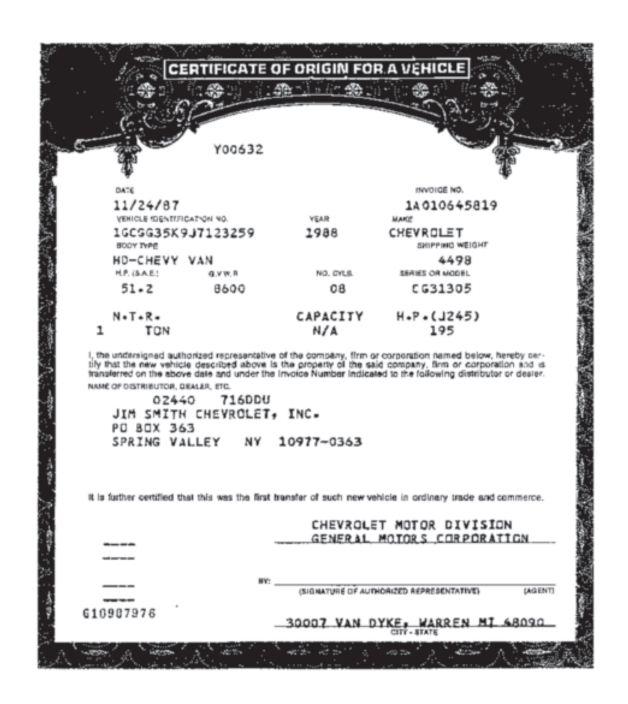
VS-2 (5/22)

FACILITY RENEWAL APPLICATION

You can renew online at dmv.ny.gov/facrenew

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	ess of the facility an	nd the manufacturer, date							
	purchased and serial number of the unit purchased. Auto Brokers: New York State General Business Law §740-a requires every automobile broker to obtain, and continue in effect, a surety bond in the								
						y papers, that is in effect			
in the amount of \$100.0									
Annual volume of vehic	es brokered:								
CERTIFICATION: Under contained in this application	penalty of perjury, l	certify that I am the c	wner, parmer or offi	cer of the facility name	ed on this application	and that the information			
application that is false, ma			use statement on thi	s application, or sub-	mung any documer	manen in support of this			
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1	ADDRESS
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AUTHORIZATION FOR DEALER TO RECEIVE CERTIFICATE OF TITLE ON BEHALF OF OWNER

(DEALER LETTERHEAD)

AUTHORIZATION FOR DEALER TO RECEIVE CERTIFICATE OF TITLE ON BEHALF OF OWNER

Instructions:

- 1. The owner must complete and sign this authorization statement.
- 2. Enclose a stamped envelope, addressed to the dealer but with the owner's name and address in the upper left hand corner.
- 3. If applying for a duplicate title, the owner must also complete and sign the Application for Duplicate Certificate of Title (form MV-902), and provide a check or money order for \$3.00, payable to the Commissioner of Motor Vehicles and photocopies of the required proofs of identity.
- 4. Forward all items to the:

Title Bureau New York State Department of Motor Vehicles 6 Empire State Plaza Albany, New York 12228

5. When the title is received, the owner must complete and sign the reverse of the Certificate of Title to transfer ownership to the dealer.

Authorization:			
I hereby authorize			_
Name of Dealer			_
Address of Dealer			_
			_
Dealer's NYS Business Registration Number			
to receive, on my behalf, a Ce	ertificate of Title for the vehicle desc	cribed below.	
Vehicle Identification Number			
Plate Number	Year	Make	
	Signature		
Date	Vehicle Owner		

LEMON LAW NOTIFICATION

(DEALER/MANUFACTURER LETTERHEAD)

To: Commissioner of Motor Vehicles

The vehicle listed below has been returned by the purchaser because it does not conform to its warranty.

Vehicle Identification Number

Vehicle Make Year

AUTHORIZED SIGNATURE

DMV BUSINESS REGISTRATION
NUMBER (if dealer)

DEALERSHIP/MANUFACTURER NAME

Attach the Title Certificate (MV-999), and the Authorization for Dealer to Receive Duplicate Certificate of Title on Behalf of Owner) to this sheet and return to:

Title Bureau N.Y.S Department of Motor Vehicles 6 Empire State Plaza Albany, NY 12228

A replacement title will be sent once this paperwork is submitted.

